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सं. 26] No. 26] नई दिल्ली, जून 20-जून 26, 2010, शनिवार /ज्येष्ठ 30-आयाढ़ 5, 1932 NEW DELHI, JUNE 20—JUNE 26, 2010, SATURDAY/JYAISTHA 30—ASADHA 5, 1932

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह पृथक संकलन के रूप में रखा जा सके Separate Paging is given to this Part in order that it may be filed as a separate compilation

> भाग II—खण्ड 3—उप-खण्ड (ii) PART II—Section 3—Sub-section (ii)

भारत सरकार के मंत्रालयों (रक्षा मंत्रालय को छोड़कर) द्वारा जारी किए गए सांविधिक आदेश और अधिसूचनाएं Statutory Orders and Notifications Issued by the Ministries of the Government of India (Other than the Ministry of Defence)

कार्मिक, लोक शिकायत तथा पेंशन मंत्रालय

(कार्मिक और प्रशिक्षण विभाग)

नई दिल्ली, 16 जून, 2010

का.आ. 1564.—कंद्रीय सरकार एतद्द्वारा दिल्ली विशेष पुलिस स्थापना अधिनियम, 1946 (1946 का अधिनियम सं. 25) की धारा 6 के साथ पठित धारा 5 की उप-धारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केरल राज्य सरकार, गृह (एम) विभाग की दिनांक 1 मार्च, 2010 की अधिसूचना सं. जी. ओ. (एम.एस.) सं. 55/2010 हुए द्वारा प्राप्त सहमति से भारतीय दंड संहिता, 1860 (1860 का अधिनियम सं. 45) की धारा 406, 468, 420 तथा 34 के अंतर्गत अपराध सं. 726/08 जो कि पुलिस स्टेशन कौट्टयाम वेस्ट में पंजीकृत है तथा स्टेट बैंक ऑफ ट्रावनकौर की कौट्टयाम तथा महमूद शाखाओं में धोखाधड़ी के संबंध में अपराधा शाखा (अपराध अन्वेषण विभाग), कौट्टयाम द्वारा अपराध सं. 45/सी.आर./के.टी.एम./09 के रूप में पुन: संख्यांकित किया गया है, उसके संबंध में नथा उपर्युक्त प्रयास,

दुष्प्रेरण तथा षडयंत्र या इसी संव्यवहार कें क्रम में या उन्हीं तथ्यों से उद्भूत अन्य किन्हीं अपराधों के अन्वेषण के संबंध में दिल्ली विशेष पुलिस स्थापना के सदस्यों की शक्तियों तथा क्षेत्राधिकार का विस्तार एतदृहारा सम्मूर्ण करेल राज्य के संबंध में करती है।

[फा. सं. 22= 34/3/:19- कुछ िन्स

मुलात प्रकृतियो अलः ए **चत**

MINISTRY OF PERSONNEL PURPLE STATEMENT OF SECULAR PROPERTY OF PERSONNEL PURPLE STATEMENT OF SECULAR PROPERTY OF SECURAR PROPERTY OF SECULAR PROPERTY OF SECULAR PROPERTY OF SECURAR PROPERTY OF SECULAR PROPERTY OF SECULAR PROPERTY OF SECURAR PROPERTY OF SECULAR PROPERTY OF SECULAR PROPERTY OF SECURAR PROPERTY OF SECURATION PROPERTY OF SECURAR PROPERTY OF SECURATION PROPERTY OF SEC

Department of Personner and Trainings

New Delhi, the 15th June 2012

sub-section (1) of Section 5 read with Section 6 of the Delbit Special Police Establishment Act, 1946 (Act No. 25 of 1946), the Central Government with the consent of the State Government of Kerala, Home(M) Department vide Notification No. G.O. (MS) No. 55/2010/Home dated

Ist March, 2010 hereby extends the powers and jurisdiction of the members of the Delhi Special Police Establishment to the whole of the State of Kerala for investigation of Crime No 726/08 under Sections 406, 468, 420 and 34 of the Indian Panel Code, 1860 (Act No. 45 of 1860) registered at Police Station Kottayam West and re-numbered as Crime No. 45/CR/KTM/09 of Crime Branch (Criminal Investigation Department), Kottayam relating to cheating the Kottayam and the Manimood Branches of State Bank of Travancore and attempts, abetiments and conspiracies in relation to or in connection with the offences mentioned above and any other offence(s), committed in the course of the same transaction or arising out of the same facts.

[F. No. 228/34/2010-AVD-II]

MUKESH CHATURVEDI, Under Secy.

नई दिल्ली, 16 जून, 2010

का.आ. 1565.—केंद्रीय सरकार एतद्द्वारा दिल्ली विशेष पुलिस स्थापना अधिनियम, 1946 (1946 का अधिनियम सं. 25) की धारा 6 के साथ पठित धारा 5 की उप-धारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, तमिलनाडु राज्य सरकार, गृह (पोल. 12) विभाग सचिवालय, चेन्नई की अधिसूचना सं. 82739/पोल. 12/2009 दिनांक 4-1-2010 द्वारा प्राप्त सहमति से बैंक को ठगने के अपराधिक उद्देश्य के साथ बैंक खातों में हेरफेर करने के अलावा और जाली रिकार्डों द्वारा बैंक की 53.91 लाख रुपए की राशि के दुर्विनियोजन के संबंध में थिरू के. चंद्रशेखरन, तत्कालीन शाखा प्रबंधक, स्टेट बैंक ऑफ इंडिया, कालकुलम, दुकाले, कानियाकुमन जिला और पांच अन्य के विरूद्ध भारतीय दंड संहिता 1860 (1860 का अधिनियम सं. 45) की **धारा** 406, 420, 467, 468, 471 और 120-बी के अधीन नागैरक्वायल जिला अपराध, शाखा में दर्ज अपराध सं. 42/09 और उसी संव्यवहार के अनुक्रम में किए गए प्रयत्नों, दुष्प्रेरणों और षडयंत्रों और अथवा उन्हीं तथ्यों से उद्भृत अन्य किन्हीं अपराधों का आवेषण करने के लिए दिल्ली विशेष पुलिस स्थापना के सदस्यों की शक्तियों और अधिकारिता का विस्तार सम्पूर्ण तमिलनाडु राज्य वर करती है।

[फा. सं. 238/10/10/0-एडीसी-ना

मुकेश चतुर्वेदी, अष्टा अंः

New Delhi, the 16th June. 2014

S.O. 1565.—In exercise of the powers and dby sub-section (1) of Section 5 read with Section to the Delhi Special Police Establishment Act, 1946 (Act No. 25 of 1946), the Central Government with the consent of the State Government of Tamilnadu, Home(Pol. 12) Department Secretariat, Chennai vide Notification No. 82709/Pol. 12/2009 dated 4-1-2010, hereby extends the powers and jurisdiction of the members of the Delhi Special Police Establishment to the whole of the State of Tamilnadu for investigation of Crime No. 42/09 under Sections 406, 420,

467, 468, 471 and 120-B of the Indian Panel Code, 1860. No. 45 of 1860) registered at Nagarcoil District Crimic against Thiru K. Chandte sekharan, the Branch of State Bank of India. Ralkulam, Thuckalay, Ranch of money to the tune of Rs. 53.91 lakhs by making false second by manipulating the bank accounts with continuention of cheating the bank and attempts, about and conspiracies in relation to or in connection we offences mentioned above and any other of the committed in the course of the same call second out of the same facts.

[F. No. 22X 11 1215 MUNTEST CHATURVE 14.1 11.1 여행 (학자), 17 명기, 2010

का.आ. 1566.—केंद्रीय सरकार एतद्द्वार विकास विकास स्थापना अधिनियम, 1946 (1946 का अधिनियम सं. 25 जो के साथ पठित धारा 5 की उप धारा (1) द्वारा प्रवास विकास प्रियम करते हुए, पश्चिम बंगाल राज्य सरकार, गृह (प्रायक्षिण प्रियम बंगाल राज्य सरकार, गृह (प्रायक्षिण विभाग, गुप्त अनुभाग, कोलकाता की दिगांक 8 फरवरी के अधिसूचना सं. 240/1(6) जी. एस. द्वारा प्राप्त सहमति विवास संहमति विवास संहमति विवास सहमति विवास संहमति के साम संहमति विवास संहमति स

्राप्त मं १८८० । असन-पहार्यः 🤚

मुक्रेश चाना स्था एक

New Dath , he 17th June, 2019

sub-section (1) of Section 5 mad with Section 6 made. Delhi Special Police Establishment Act, 1946 (Act No. 1946), the Central Government with the consent of the Government of West Product and made action No. 240.00 per nem. Secret Section, Kolkator and produced action No. 240.00 per his dated 8-2-2010, hereby the made action No. 240.00 per his dated 8-2-2010, hereby the made action No. 240.00 per his dated 8-2-2010, hereby the made action No. 240.00 per his dated 8-2-2010, hereby the made action No. 240.00 per his dated 8-2-2010, hereby the made action No. 240.00 per his dated 8-2-2010 of the members of the place Special Police Establishment to the whole of the State of the place Bangal for investigation of Case No. 210 of 2000 med 1-8-2008, under Sections 120-D, 420, 467, 468 and 471 of the Indian Panel Code 1200 (Act No. 45 of 1866) registered at Shakespeare barasis (Kolkata Police) Police Station and attempts, abother as and conspiracies in tetation to or in connection with the above mentioned offences and any other offences of the case.

committed in the course of the same transaction or arising out of the same facts.

[F. No. 228/21/2010-AVD-II] MUKESH CHATURVEDI, Under Secy. नई दिल्ली, 17 जून, 2010

का.आ. १**567.**—कंद्रीय सरकार एतद्द्वारा अपराध प्रक्रिया विहिता, 1973 (1974 का अधिनियम सं. 2) की धारा 24 की उपधार (8) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए हरियाणा राज्य के अञ्चला चंडीगढ़ (संघ शासित क्षेत्र) में दिल्ली विशेष पुलिस स्थारण (सीबीआई) द्वारा संस्थापित निम्नोक्त मामलों के संबंध में उन्हें केंद्रीय अन्येषण ब्यूरो द्वारा सौंपे गए कार्य के संबंध में विधि द्वारा स्थापित पुनरीक्षण अथवा अपीलीय न्यायालयों में अपील/पुनरीक्षण अथवा इन मामलों के संबंध में संचालन करने के लिए निम्नोक्त वकीलों को लोक अभियोजक के रूप में नियुक्त करती है।

कार सं	नाम सर्वश्री	नियमित गामला सं.
	राज्य मल्होत्रा	आरसी सं. ७ (एस)/200 5/ एससीआर- III/ नई दिल्ली ।
2.	एव.ची. एस. वर्मा	आरसी 7(एस)/2002/ए सआई यू 5/ एसआईसी-म/ डीएल आईए 11 (एस)/ 2008/एससीबी/सीएच जी तथा 12 (एस)/ 2008/एससीबी/सीएच जीआई।

[फा. सं. 225/18/**2010-एवी**डी-II]

मुकेश चतुर्वेदी, अवर सचिव

New Delhi, the 17th June, 2010

S.O. 1567.—In exercise of the powers conferred by sub-section (8) of Section 24 of the Code of Criminal Procedure, 1973 (Act No. 2 of 1974), the Central Government herby appoints following advocates as Special Public Prosecutor for conducting prosecution of following cases instituted by the Delhi Special Police Establishment (CBI) in the State of Haryana at Ambala and Chandigarh (U.T.) as entrusted to them by the Central Bureau of Investigation in the trial courts and appeals/revisions or other matters arising out of these cases in revisional or appellate courts established by law:—

S. No. Name		Regular Case No. (s)	
I.	Shri Rajan Malhotra	RC No. 7(S)/2005/SCR-III/New Delhi	
2,	Shri H.P.S. Verma	RCs 7 (S)/2002/SIU-V/SIC-II/DLI, 11(S)/2008/SCB/CHG and 12(S)/2008/SCB/CHG.	

[F. No. 225/18/2010-AVD-II] MUKESH CHATURVEDI, Under Secy.

वित्त मंत्रालय

(राजस्व विभाग)

(केन्द्रीय प्रत्यक्ष कर बोर्ड)

नई दिल्ली, 15 **जून**, 2010

का.आ. 1568.—सर्वसाधारण की जानकारी के लिए एतद्द्वारः यह अधिसूचित किया जाता है कि केन्द्र सरकार द्वारा आयकर नियमावली, 1962 (उक्त नियमावली) के नियम 5ग और 5ड़ के साथ पठित आयकर अधिनियम, 1961 (उक्त अधिनियम) की धारा 35 की उप-धारा (!) के खंड (ii) के प्रयोजनार्थ कर निर्धारण वर्ष, 2007-2008 के आगे से संगठन हीराबाई कोवासजी जहांगीर मेडिकल रिसर्च इन्स्टीट्यूट, पूणे को निम्नलिखित शर्तों के अधीय अनुसंधान कार्यकलाणों में लगी 'अन्य संस्था' की श्रेणी में अनुमोदित किया गया है, अर्थात् :--

- (i) अनुमोदित संगठन को प्रदत्त राशि का उपयोग वैज्ञानिक अनुसंधान के लिए किया जाएगा;
- (ii) अनुमोदित संगठन अपने संकाय सदस्यों अथवा अपने नामांक्रिक छात्रों के माध्यम से वैज्ञानिक अनुसंधान करेगा;
- (iii) अनुमोदित संगठन वैज्ञानिक अनुसंधान के लिए इसके द्वारा प्राप्त राशि के संबंध में अलग खाता बही रखेगा अनुसंधान करने के लिए प्रयुक्त राशि उसमें दर्शाई गई हो, उक्त अधिनियम की धारा 288 की उप-धारा (2) के स्पष्टीकरण में यथा परिभाषित किसी लेखाकार से अपनी खाता-बही की लेखा परोक्षा कराएगा और उक्त आधिनियम की धारा 139 की उप-धारा (1) के अंतर्गत आय-विवरणी प्रस्तुत करने की नियत तिथि तक ऐसे लेखाकार द्वारा विधिवत सत्यापित एवं हस्ताक्षरित लेखा परीक्षा रिपोर्ट मामले में क्षेत्राधिकार रखने वाले आयकर आयुक्त अथवा आयकर निदेशक को प्रस्तुत करेगा।
- (iv) अनुमोदित संगठन सामाजिक विज्ञान में अनुसंधान के लिए प्राप्त दान तथा प्रयुक्त राशि का अलग विवरण रखेगा और उपर्युक्त लेखा परीक्षा रिपोर्ट के साथ लेखा परीक्षक द्वारा विधिवत सत्यापित ऐसे विवरण की प्रति प्रस्तुत करंगा ।
 - 2. केन्द्रीय सरकार यह अनुमोदन वापस ले लेगी यदि अनुमोदित संगठन :-
 - (क). पैराग्राफ 1 के उप-पैराग्राफ (iii) में उल्लिखित लेखा बही नहीं रखेगा; अथवा
 - (ख) पैराग्राफ । के उप-पैराग्राफ (iii) में उल्लिखित अपनी लेखा परीक्षा रिपोर्ट प्रस्तुत नहीं करेगा; अथवा
 - (ग) पैराग्राफ 1 के उप-पैराग्राफ (iv) में उल्लिखित सामाजिक विज्ञान में अनुसंधान अथवा सांख्यिकीय अनुसंधान के लिए प्राप्त एवं प्रयुक्त दान का अपना विवरण प्रस्तुत नहीं करेगा; अथवा

- (च) उत्पाद अनुसंधान कार्य करना बंद कर दगा अथवा ्वार अनुसंधान कार्य को जायज नहीं पाया आएगा; इस्य त
- (ङ) उक्ट नियमावली के नियम 5ग और 5ङ के साथ किट उस्त अधिनियम की धारा 35 की उप-धारा के खंड (ii) के प्रावधानों के अनुरूप नहीं होगा तथा उनका पालन नहीं करेगा।

[अधिसूचनः सः 5/2010/फा. सं. 203/29/2009-आ.क.नि.-II] अजय गोयल, निदेशक (आ.क.नि.-II)

MUNISTRY OF FINANCE

(Department of Revenue)

(CENTRAL BOARD OF DIRECT TAXES)

New Delhi, the 15th June, 2010

- S.O. 1568.—It is hereby notified for general information that the organization Hirabai Cowasji Jehangir Medical Research, Institute, Pune has been approved by the Central Government for the purpose of clause (ii) of sub-section (i) of Section 35 of the Income-tax Act, 1961 (said Act), read with rules 5C and 5E of the Income-tax Rules, 1962 (said Rules) from Assessment year 2007-2008 onwards in the category of 'other Institution' partly engaged in research activities subject to the following conditions, named:
 - (i) The sums paid to the approved organization shall—atilized for scientific research;
 - (ii) proved organization shall carry out the research through its faculty members are at molled students;
 - (iii) The approved organization shall maintain separate books of accounts in respect of the sams received by it for scientific research, reflect the sain the amounts used for carrying out the sain the amounts used for carrying out the sain the amounts used for carrying out the sain the summary of such books arounted by an account as defined in the entitled by and the said Act and the same the report of such wall duly signed the samified by such accountant to the formation of Income-ration the Director of the same tax having jurisdiction over the case.

 The same tax having jurisdiction over the case.
 - (iv) We approved organization of imaintain a separate statement of donations removed and a copy of auch statement duly confided by the auchor shall accompany after represent audit referred to zerove.

- 2. The Central Government shall withdraw the approval if the approved organization:—
- (a) fails to maintain separate books of accounts referred to in sub-paragraph (iii) of paragraph 1; or
- (b) fails to furnish its audit report referred to in sub-paragraph (iii) of paragraph 1; or
- (c) fails to furnish its statement of the donations received and sums applied for scienticfic research referred to in sub-paragraph (iv) of paragraph I; or
- (d) ceases to carry on its research activities or 4s research activities are not found to be genuine;
 or
- (e) ceases to conform to and comply with the provisions of clause (ii) of sub-section (1) of Section 35 of the said Act, read with rules 5C and 5E of the said Rules.

[Notification No. 45/2010/F. No. 203/29/2009/ITA-II]

AJAY GOYAL, Director (ITA-II)

नई दिल्ली, 15 जून, 2010

का.आ. 1569.—सर्वसाधारण की जानकारी के लिए एतदृद्वारा यह अधिसूचित किया जाता है कि केन्द्र सरकार द्वारा आयकर नियमावली, 1962 (उक्त नियमावली) के नियम 571 और 5ड़ के साथ पठित आयकर अधिनियम, 1961 (उक्त अधिनियम) की धारा 35 की उप-धारा (1) के खंड (iii)के प्रयोजनार्थ कर निर्धारण वर्ष, 2010-2011 के आगे से संगठन वेदांत कल्चरल फाउंडेशन, मुम्बई को निम्नलिखित शर्तों के अधीन अनुसंधान कार्यकलापों में लगी 'संस्था' की श्रेणी में अनुसोदित किया गया है, अर्थात :--

- (i) अनुमोदित संगठन को प्रदत्त राशि का उपयोग सामाजिक विज्ञान में अनुसंधान के लिए किया जाएगा;
- (ii) अनुमोदित संगठन अपने संकाय सदस्यों अथवा अपने नामांकित छात्रों के माध्यम से सामाजिक विज्ञान या सांख्यिकीय अनुसंधान करेगा:
- (iii) अनुमोदित संगठन वैज्ञानिक अनुसंधान के लिए इसके द्वारा प्राप्त राशि के संबंध में अलग खाता वही रखेगा अनुसंधान करने के लिए अनुसंधान करने के लिए अनुसंधान उसमें दशाई गई हो, उसते अधिनियम की धारा 288 की उप-धारा (2) के स्पष्टीकरण में यथा परिभावित कियी लेखाकार से अपनी खाता-बही की लेखा घरीक्षा करण्या और उबत अधिनियम की धारा 139 की उप-धारा (1) के अंतर्गत आय विवरणी अस्तृत करने की उप-धारा (1) के अंतर्गत आय विवरणी अस्तृत करने की निवत किया कर के अस्ता रिपोर्ट भामले में क्षेत्राधिकार एखं इस्ताश्वीत के अस्ता अस्ता रिपोर्ट भामले में क्षेत्राधिकार एखं इस्ताश्वीत के अस्ता अस्ता अथवा आयकर निदेशक को प्रस्तुत करें।

- (iv) अनुमोदित संगठन सामाजिक विज्ञान में अनुसंधान के लिए प्राप्त दान तथा प्रयुक्त राशि का अलग विवरण रखेगा और उपर्युक्त लेखा परीक्षा रिपोर्ट के साथ लेखा परीक्षक द्वारा विधिवत सत्यापित ऐसे विवरण की प्रति प्रस्तुत करेगा ।
 - केन्द्रीय सरकार यह अनुमोदन वापस ले लेगी यदि अनुमोदित संगठन :-
- (क) पैराग्राफ । के उप-पैराग्राफ (iii) में उल्लिखित लेखा बही नहीं रखेगा; अथवा
- (ख) पैराग्राफ । **के उप-पैरा**ग्राफ (iii) में उल्लिखित अपनी लेखा परी**क्षा रिपोर्ट प्रस्तु**त नहीं करेगा; अथवा
- (ग) पैराग्राफ 1 के उप-पैराग्राफ (iv) में उल्लिखित सामाजिक विज्ञान में अनुसंधान अथवा सांख्यिकीय अनुसंधान के लिए प्राप्त एवं प्रयुक्त दान का अपना विवरण प्रस्तुत नहीं करेगा: अथवा
- (घ) अपना अनुसंधान कार्य करना बंद कर देगा अथवा इसके अनुसंधान कार्य को जायज नहीं पाया जाएगा; अथवा
- (ङ) उक्त नियमावली के नियम 5ग और 5ङ के साथ पठित उक्त अधिनियम की धारा 35 की उप-धारा (1) के खंड (iii) के प्रावधानों के अनुरूप नहीं होगा तथा उनका पालन नहीं करेगा।

[अधिसूचना सं. 44/2010/फा. सं. 203/161/2009-आ.क.नि.-II] अजय गोयल, निदेशक (आ.क.नि.-II)

New Delhi, the 15th June, 2010

- S.O. 1569.—It is hereby notified for general information that the organization Vedanta Cultural Foundation, Mumbai has been approved by the Central Government for the purpose of clause (iii) of sub-section (1) of Section 35 of the Income-tax Act, 1961 (said Act), read with rules 5C and 5E of the Income-tax Rules, 1962 (said Rules) from Assessment year 2010-2011 onwards in the category of 'Institution' partly engaged in research activities subject to the following conditions, namely:—
 - (i) The sums paid to the approved organization shall be utilized for research in social sciences:
 - (ii) The approved organization shall carry out research in social science or statistical research through its faculty members or its enrolled students;
 - (iii) The approved organization shall maintain separate book of accounts in respect of the sums received by it for scientific research, reflect therein the amounts used for carrying out research, get such books audited by an accountant as defined in the explanation to subsection (2) of Section 288 of the said Act and

furnish the report of such audit duly signed and verified by such accountant to the Commissioner of Income-tax or the Director of Income-tax having jurisdiction over the case, by the due date of furnishing the return of income under sub-section (1) of Section 139 of the said Act:

- (iv) The approved organization shall maintain a separate statement of donations received and amounts applied for research in social sciences and a copy of such statement duly certified by the auditor shall accompany the report of audit referred to above.
- 2. The Central Government shall withdraw the approval if the approved organization:—
- (a) fails to maintain separate book of accounts referred to in sub-paragraph (iii) of paragraph 1; or
- (b) fails to furnish its audit report referred to in sub-paragraph (iii) of paragraph 1; or
- (c) fails to furnish its statement of the donations received and sums applied for research in social sciences or statistical research referred to in sub-paragraph (iv) of paragraph 1; or
- (d) ceases to carry on its research activities or its research activities are not found to be genuine; or
- (e) ceases to conform to and comply with the provisions of clause (iii) of sub-section (1) of Section 35 of the said Act, read with rules 5C and 5E of the said Rules.

 $[Notification\ No.\ 44/2010/F.\ No.\ 203/161/2009/ITA-II]$

AJAY GOYAL, Director (ITA-II)

(वित्तीय सेवाएं विभाग)

नई दिल्ली, 17 जून, 2010

का.आ. 1570.—भारतीय स्टेट बँक अधिनियम, 1955 (1955 का 23) की धारा 21क के साथ पठित धारा 21 की उपधारा (1) के खण्ड (ग) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केंद्रीय सरकार, भारतीय रिजर्व बैंक से परामर्श करके, एतदृद्वारा, श्री रिबन्द्रनाथ भटटाचार्य, निवासी प्लाट सं. 495/ए, सैक्टर-। गायत्री मंदिर के पीछे, अयप्पा मंदिर के पीछे, गांधीनगर, गुजरात को उनकी नियुक्ति की अधिसूचना की तारीख से तथा अगले आदेशों तक, तीन वर्षों के लिए भारतीय स्टेट बैंक के कोलकाता क्षेत्र के स्थानीय निदेशक मण्डल में सदस्य के रूप में नामित करती है।

[फा. सं. 8/20/2009-बीओ-1]

सुमिता डावरा, निदेशक

(Department of Financial Services)

New Delhi, the 17th June, 2010

S.O. 1570.—In exercise of the powers conferred by clause (c) of sub-section (1) of Section 21, read with section 21A of the State Bank of India Act, 1955 (23 of 1955), the Central Government, in consultation with Reserve Bank of India, hereby nominates Shri Rabindranath Bhattacharyya, resident of Plot No. 495/A, Sector-I, Behind Gayatri Temple, Behind Ayyappa Mandir, Gandhinagar, Gujarat, to be a member of the Local Board of State Bank of India at Kolkata Region, for a period of three years, from the date of notification of his appointment or until further orders, whichever is earlier.

[F. No. 8/20/2009-B.O.I.] SUMITA DAWRA, Director

नई दिल्ली, 17 जून, 2010

का.आ. 1571.—केन्द्रीय सरकार, राजभाषा(संघ के शासकीय प्रयोजनों के लिए प्रयोग) नियम, 1976 के नियम 10 के उप नियम (4) के अनुसरण में, संलग्न अनुबंध में निम्नलिखित बैंकों/बीमा कंपनी के सूचीवद्ध शाखाओं/कार्यालयों को, जिनके 80% से अधिक कर्मचारियों ने हिन्दी का कार्यसाधक ज्ञान प्राप्त कर लिया है, अधिसुचित करती है।

क्रम	बैंक/बीमा कंपनियों/वित्तीय १	गखाओं/
सं.	संस्थाओं के नाम व	जर्यालयो <u>ं</u>
	ā	ती संख्या
1.	यृतियन बैंक	170
	ऑफ इंडिया	
2.	(i) राष्ट्रीय कृषि और ग्रामीण विकास बैंक,	02
	कर्नाटक क्षेत्री य कार्यालय , बंगलूरू	
	(ii) राष्ट्रीय कृषि और ग्रामीण विकास बैंक,	
	छत्तीसगढ़ क्षे त्रीय कार्यालय, बंगलूरू)	
3.	स्टेट बैंक ऑफ बीकानेर एंड जयपुर	13
4.	केनग बैंक	81
5.	सिंडिकेट बैंक	95
6.	कार्पोरेशन बेंक	01
7.	बैंक ऑफ इंडिया	26
8.	भारतीय स्टे ट बैंक	05
9.	स्टेट बैंक ऑ फ पटियाला	112
10.	एष्रीकरच्य इ न्स्योरेंस कंपनी ऑफ इंडिया लिमिटे	E 01
	कुल	506

[फा.सं. 11016/2/2010-हिन्दी]

सुरेन्द्र मोहन नय्यर, संयुक्त निदेशक (राजभाषा)

युनियन बेंक ऑफ इंडिया

राजभाषा कार्यान्वयन प्रभाग, केंद्रीय कार्यालय, भुंबह राजभाषा नियम 10(4) में अधिसूचनार्थ संस्तुत शाखाएं/कार्याल

क्षेत्रीय कार्यालय, जयपुर

- यूनियन बैंक ऑफ इंडिया, जैसलमेर शाखा.
 627, मेन रोड, गांधी कालोनी, जैसलमेर राजस्था?
- यूनियन बैंक ऑफ इंडिया, भिवाडी शाखा,
 बी-294-295 एफ, गैको औद्योगिक क्षेत्र, भिवाडा
 जिला अलवर, राजस्थान
- यूनियन बैंक ऑफ इंडिया, चित्तौडगढ़ शाखा,
 2-ए मेन रोड, बापूनगर संथी, चित्तौडगढ अन्दर्भः
- यूनियन बैंक ऑफ इंडिया, सुमेरपुर शाखा.
 प्लाट-3ए, आयकर कार्यालय के सामने, गुणेश करे सुमेरपुर, जिला पाली. राजस्थान
- यूनियन बैंक ऑफ इंडिया, डूंगरपुर शाखा, राजश्री टाकीज के अमने, लक्ष्मण ग्राटड. उदयपुर रोड, ड्रॉफ्ट्रा, गजस्थान
- यूनियन बैंक ऑफ इंडिया, राजसंमद शाखा, ग्राधी सेवा सदल के सामने, किशोरनगर, शतनार राजसंमद, राजस्थान
- यूनियन बैंक ऑफ ॲडिया, पाली शाखा,
 श्रीनाथ, 87-सी, चीर दुर्गादास नगर, पाली, एसिट्या-
- यूनियन बैंक ऑफ इंडिया, झालावाड, शाखा.
 १ एवं १, सुमन सुर्राभ, निर्भय सिंह सकेल के अस झालावाड, राजस्थान
- यूनियन बैंक ऑफ इंडिया, चौपासनी शिक्षा समिति शम्छा जोधपुर शाखा, चौपासनी रोड, जोधपुर, राजस्थान

क्षेत्रीय कार्यालय, चंडीगड़

- यूनियन बैंक ऑफ इंडिया, 30 सी चंडीगढ़ शाखा, एस. सी. एफ. 62, संकटर 30 चंडीगढ़
- 11. यूनियन बैंक ऑफ इंडिया, सुन्दर नगर शाखा. भिवानी कॉम्प्लेक्स, भौजपुर बाजार, सुन्दर नगर, (हिमाचल प्रदेश)

क्षेत्रीय कार्यालय, भोपाल

- 12. यूनियन बैंक ऑफ इंडिया, सिहोर शाखा. राजदीप कॉम्प्लेक्स, नये बस स्टैंड के पाप्त, सैकडा खेडी रोड, सिहोर 466001
- यूनियन बैंक ऑफ इंडिया, हाशंगाबाद शाखा.
 2/4, नारायण गंज, ताराहाता, हांशंगाबाद 46100.

क्षेत्रीय कार्यालय, रीवा

- 14. यूनियन बैंक ऑफ इंडिया, मैहर शाखा, विधान कॉम्प्लेक्स, सरलानगर रोड, रेलव क्रासिंग के पास मैहर, जिला सतना, म.प्र., पिन-485771
- 15. यूनियन बैंक ऑफ इंडिया, मनगवां शाखा, निर्मल आटो सर्विसेज के सामने,एन एच 7, पोस्ट मनगवां, जिला रीवा, म.प्र., पिन-486111
- 16. यूनियन बैंक ऑफ इंडिया, सेमरिया शाखा, गुप्ता की बिलिंडग, पोस्ट सेमरिया, जिला रीवा, म.प्र., पिन-486445

क्षेत्रीय कार्यालय, जबलप्र

- 17. यूनियन बैंक ऑफ इंडिया, भगवानगंज सागर शाखा, राधेशाम भवन के पास, भगवानगंज सागर, जिला सागर, म.प्र., पिन-470004
- . 18. यूनियन **बैंक ऑफ इंडि**या, बीना शाखा, स्टेशन रोड, **बीना, सागर, म.प्र., पिन-47**0113
- 19. यूनियन बैंक ऑफ इंडिया, बालाघाट शाखा, गुजरी चौक, मेन रोड, बालाघाट, बालाघाट, म.प्र., पिन-481001
- यूनियन बैंक ऑफ इंडिया, डिण्डौरी शाखा, मेन सेड, डिण्डौरी, जिला डिण्डौरी, म.प्र., पिन-481880
- 2! यूनियन बैंक ऑफ इंडिया, नौगांव शाखा, ईशानगर, चौराहा, मेन रोड, नौगांव, जिला छत्तरपुर, म.प्र., पिन-471201

क्षेत्रीय कार्यालय, करनाल

- 22. यूनियन बैंक भॉफ़ इंडिया, पलवल शाखा, आगरा चौक पलवल, पलवल, हरियाणा 121102
- 23. यूनियन बैंक ऑफ इंडिया, झज्जर शाखा, डी एस एस 49-50, मंडी हाऊस शिप, नजदीक विजय निर्सिंग होम, सिलानी गेट, झज्जर, झज्जर, हरियाणा
- 24. यूनियन बैंक ऑफ इंडिया, जगाधरी शाखा, नजदीक अमर टैंक शो रूम, सैक्टर 18, यमुनानगर रोड, जगाधरी, हरियाणा
- 25. यूनियन बैंक ऑफ इंडिया, पेहवा शाखा, नजदीक पेहवा चौक, कुरूक्षेत्र रोड, पेहवा, हरियाणा-136128

क्षेत्रीय कार्यालय, इन्दौर

 यूनियन बैंक ऑफ इंडिया, राजेन्द्रनगर शाखा, 18सी, राजेन्द्रनगर, इंदौर मध्य प्रदेश 27. यूनियन बैंक ऑफ इंडिया, लक्कडपीठा शाखा, 30, लक्कडपीठा, चांदनी चौक, रतलाम, मध्य प्रदेश-457001

क्षेत्रीय कार्यालय, मेरठ

- 28. यूनियन बैंक ऑफ इंडिया, मवाना शाखा, धर्म पैलेस-2, हस्तिनापुर रोड, मवाना, जिला मेरठ-250401 (उ. प्र.)
- 29. यूनियन बैंक ऑफ इंडिया, प्रताप विहार शाखा, सी-8, सेक्टर 12, प्रताप विहार, गाजियाबाद-201009
- 30. यूनियन बैंक ऑफ इंडिया, बसुंधरा गाजियाबाद शाखा, एल्फा टावर-2, प्लॉट नं. 11, सेक्टर 9, वसुंधरा, गाजियाबाद-201010

क्षेत्रीय कार्यालय, इलाहाबाद

- 31. यूनियन बैंक ऑफ इंडिया, फतेहपुर शाखा, चौक रोड, फतेहपुर-212601
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- 95. यूनियन बैंक ऑफ इंडिया, आस्ति वसूली शाखा, 38, स्ट्रैंड रोड, बिनानी, कोलकाता, पश्चिम बंगाल-700 001
- 96. यूनियन बैंक ऑफ इंडिया, बागुईआटी शाखा, भूतल, सागरदीप, अपार्टमेंट, रघुनाथपुर, वीआईपी रोड, जिला 24 परगना (उत्तर) कोलकाता, पश्चिम बंगाल-700 059
- 97. यूनियन बैंक ऑफ इंडिया, बखराहाट शाखा, मुकाम खस्तिका, डाक बखराहाट, जिला 24 परगना (दक्षिण), पश्चिम बंगाल-743 319
- 98. यूनियन बैंक **ऑफ इंडिया**, बालीगंज शाखा, 26/6, हिं**दुस्तान पार्क**, गरियाहाट रोड, कोलकाता, पश्चिम बंगाल-700 029
- 99. यूनियन बैंक ऑफ इंडिया, बारासात शाखा, कृष्णानगर रोड, नोआपाडा, कोलकाता, कोल्लम, पश्चिम बंगाल
- 100. यूनियन बैंक ऑफ इंडिया, बैरकपुर शाखा, 63, बारासात रोड, नोना चंदनपुकुर, बैरकपुर, जिला 24 परगना उत्तर, कोलकाता, पश्चिम बंगाल-700 120
- 101. यूनियन बैंक ऑफ इंडिया, बड़ाबाजार शाख्त, 51-ए-बी, सर हरीराम गोयनका स्ट्रीट, कोलकाता, पश्चिम बंगाल-700 007
- 102. यूनियन बैंक ऑफ इंडिया, बुरूल शाखा, मुकाम एवं डाक-बुरूल, जिला 24 परगना (ब्रिसण), पश्चिम बंगाल-743 318
- 103. यूनियन बैंक ऑफ इंडिया, कैनिंग स्ट्रीट शाखा, 6-डी, भूतल, आर.एन. मुखर्जी रोड, कोलकाता, पश्चिम बंगाल-700 00!
- 104. यूनियन बैंक ऑफ इंडिया, कैमेक स्ट्रीट शाखा, 1/1, कैमक स्ट्रीट, भूतल, कोलकाता, पश्चिम बंगाल-700 016

- 105. यूनियन बैंक ऑफ इंडिया, दादपुर शाखा, मुकाम ६।दपुर, डाक शंकरपुर, जिला 24 परगना (दक्षिण), पश्चिम बंगाल-743 303
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- 107. यूनियन बैंक ऑफ इंडिया, इजरा स्ट्रीट शाख़ा, 55/58, इजरा स्ट्रीट, पोस्ट बॉक्स नं. 2479 कोलकाता, पश्चिम बंगाल-700 001
- 108. यूनियन बैंक ऑफ इंडिया, गरिया शाखा, आशियाना, 1/23, पातुलि टॉउनशिप, गरिया, जिला 24 परगना (दक्षिण), पश्चिम बंगाल-700 094
- 109. यूनियन बैंक ऑफ इंडिया, गोटलाहाट शाखा, मुकाम एवं डाक गोटलाहाट कृष्णापुर, जिला 24 परगना दक्षिण, पश्चिम बंगाल-743 502
- 110. यूनियन बैंक ऑफ इंडिया, हावड़ा शाखा, 49/1 जी. टी. रोड (हावड़ा दक्षिण)पो बॉक्स सं. 10, जिला हावड़ा, पश्चिम बंगाल-713 407
- 111. यूनियन बैंक ऑफ इंडिया, जोडासांको शाखा, 232, चितरंजन एवेन्यू, मोती सदन जोडासांको, कोलकाता, पश्चिम बंगाल-700 006
- 112. यूनियन बैंक ऑफ इंडिया, जुजेरशाह कुलडांगा शाखा, मुकाम एवं डाक जुजेरशाह, जिला हावड्य पश्चिम बगाल-711 302
- 113. यूनियन बैंक ऑफ एंडिया, खिदिरपुर शाखा, कोलकाता, 24 कि इस्त्रालपुर लेन, कोलकाट, पश्चिम बिकटी-700 023
- 114. यूनियन बैंक ऑफ इंडिया, औद्योगिक वित्त शांजा, कोलकाक 1/1, कैमेक स्ट्रीट, पहली मंजिल, कोलकाता, पश्चिम बंगाल-700 016
- 115. **यूनियन बैंक** ऑफ इंडिया, मर्गनकतला शाखा, कोलकाता, 77सी, राजाराम मोहनसय सरणी, कोलकाता, पश्चिम वंशाय 100 009
- 116. यूनियन बैंक ऑफ डॉड्या, मोहनपुर शाखा, मुकाम मोहनपुर, डाक आर्यपाडा, जिला 24 परगना (दक्षिण), पश्चिम बंगाल-743 377
- 117. यूनियन बैंक ऑफ इंडिया, न्यू अलीपुर शाखा, कोलकाता पी-539, न्यू अलीपुर, ब्लॉक एन, प्रथम तल, कोलकाता, पश्चिम बंगाल-700 053
- 118. यूनियन बैंक ऑफ इंडिया, पोआली शाखा, मुकाम एवं डाक पोआली, जिला 24 परगना (दक्षिण), पश्चिम बंगाल-743 318

- 119. यूनियन बैंक ऑफ इंडिया, आर.ए.के. रोड (उत्तर) शाखा, कोलकाता 25बी/1, रफी अहमद किदवई रोड, कोलकाता, पश्चिम बंगाल-780 016
- 120. यूनियन बैंक ऑफ इंडिया, रिनया शाखा, मुकाम रिनया, डाक रिनया गोबिंदपुर, जिला 24 परगना (दक्षिण), पश्चिम बंगाल-743 318
- 121. यूनियन बैंक ऑफ इंडिया, रिटेल एसेट शाखा, कोलकाता 6 डी, आर एन मुखर्जी रोड, कोलकाता, पश्चिम बंगाल-700 001
- 122. यूनियन बैंक ऑफ इंडिया, आमतला शाखा, संगम सुपर मार्केट, डायमंड हार्बर रोड, ग्राम आमतला, पो आ कन्यानगर, जिला 24 परगना (दक्षिण), पश्चिम बंगाल-743 398
- 123. यूनियन बैंक ऑफ इंडिया, रथतला बाजार शाखा, मुकाम रथतला बाजार, ब्लॉक बजबज-II, डाक बाउली, जिला परगना (दक्षिण), पश्चिम बंगाल-743 384
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- 125. यूनियन बैंक ऑफ इंडिया, शरत बोस रोड शाखा, कोलकाता, 57, रसबिहारी एवेन्यू, देशप्रिया पार्क, लेक मार्केट, कोलकाता, पश्चिम बंगाल-700 026
- 126. यूनियन बैंक ऑफ इंडिया, सियालदह शाखा, कोलकाता 127/ए/।, बिपिन बिहारी गांगुली स्ट्रीट, कोलकाता, पश्चिम बंगाल-700 012
- 127. यूनियन **बैंक ऑफ इंडिया,** श्याम बाजार शाखा, कोलकाता 138/2, **बिधान** सरणी, पोस्ट **बॉक्स** नं.16603, कोलकाता, पश्चिम बंगाल-700 004
- 128. यूनियन बैंक ऑफ इंडिया, तोपिसया रोड दक्षिण शाखा, कोलकाता, 86, तोपिसया रोड, कोलकाता, पश्चिम बंगाल-700 039
- 129. यूनियन बैंक ऑफ इंडिया, तालतोला शाखा, कोलकाता 10, पूरन चंद नाहर एवेन्यू, तालमोला, कोलकाता, पश्चिम बंगाल-700 013
- 130. यूनियन बैंक ऑफ इंडिया, स्ट्रैंड रोड शाखा, कोलकाता 38, स्ट्रैंड रोड, बिनानी भवन, पोस्ट बॉक्स सं. 550, कोलकाता, पश्चिम बंगाल-700 001
- 131. यूनियन बैंक ऑफ इंडिया, सोदपुर शाख्त्रा, 175, आर एन एवेन्यू साउथ, पानसिला सोदपुर, जिला 24 परगना (दक्षिण), पश्चिम बंगाल-700 118
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- 133. यूनियन बैंक ऑफ इंडिया, मध्यग्राम शांखा, मुकाम गोपाल भवन, जेसौर रोड, आनंदलोक, चौमाता, मध्यग्राम, कोलकाता, पश्चिम बंगाल
- 134. यूनियन बैंक ऑफ इंडिया, महात्मा गांधी रोड शाखा, कोलकाता 143/4, एम.जी. रोड, कोलकाता, पश्चिम बंगाल-700 007
- 135. यूनियन बैंक ऑफ इंडिया, ओवरसीज शाखा, पहली और दूसरी मंजिल, 9, इंडिया एक्सचेंज प्लेस, कोलकाता, पश्चिम बंगाल-700 001
- 136. यूनियन बैंक ऑफ इंडिया, लेक टाउन शाखा, पी-720, लेक टाउन, ब्लाक ए, कोलकाता, पश्चिम बंगाल-700 089
- 137. यूनियन बैंक ऑफ इंडिया, सेवा शाखा, कोलकाता वाचेल मोल्ला बिल्डिंग, प्रथम तल, 8, लेनिन सारणी, कोलकाता, पश्चिम बंगाल-700 013
- 138. यूनियन बैंक ऑफ इंडिया, इंडिया एक्सचेंज प्लेश शाखा, 15, इंडिया एक्सचेंज प्लेस, कोलकाता, पश्चिम बंगाल-700 001
- 139. यूनियन बैंक ऑफ इंडिया, सीएमएस शाखा, कोलकाता 225ए, प्रथम तल, ए.जे.सी. बोस रोड, कोलकाता, पश्चिम बंगाल-700 020

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- 140. यूनियन बैंक ऑफ इंडिया, पुलिस लाइन शाखा, बर्दवान मुकाम मुचिपाडा, जी.टी. रोड, बर्दवान, जिला बर्दवान, पश्चिम बंगाल-713 101
- 141. यूनियन बैंक ऑफ इंडिया, कैचर शाखा, मुकाम एवं पोस्ट कैचर, जिला बर्दवान, पश्चिम बंगाल-711302
- 142. यूनियन बैंक ऑफ इंडिया, आसनसोल शाखा, 105, जी.टी. रोड, प्रथम तल, आसनसोल, जिला बर्दवान, पश्चिम बंगाल-713 301
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- 146. पूनियन बैंक ऑफ इंडिया, रानीगंज शाखा, 87. एन.एस. बोस रोड, रानीगंज, जिला बर्दवान, पश्चिम बंगाल-713 347
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- 156. यंतिक वंक ऑफ इंडिया, मुंदालिका पाछा, ्षा ार्व पांस्ट मुंदालिका, विचार हमली, पश्चिम बंगाल-712 404
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- 158. यूनियम वैक ऑफ इंडिया, समेशवसपुर शाखा, मुकाम एवं पोस्ट समेशवसपुर, जिला हुगली, पश्चिम बंगाल-7121 52

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- 165. यूनियन बैंक ऑफ इंडिया, शामसुंदरपुर पटना शाला पोस्ट शामसुंदरपुर पटना, व्हाया पांशकुडा, जिला मिदनापुर, पश्चिम बंगाल-721 169

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- 166. यूनियन बैंक ऑफ इंडिया, त्रिपुनित्तुरा शाखा कैदक्काट्टील बिलिंडग XIII/389 डी, एस एम जंक्शन. त्रिपुनित्तुरा, एर्णाकुलम 682 301
- 167. यूनियन बैंक ऑफ इंडिया, पिरवम शाखा. कट्टोक्काराकियल बिल्डिंग पिरवम, एर्णाकुलम-686 664
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- 169. यूनियन बैंक ऑफ इंडिया, थोप्पुम्पडी शाखा, बोओटी ब्रिज के पास थोप्पुम्पडी, एर्णाकुलम-682 000
- 170. यूनियन बैंक ऑफ इंडिया, पालीरीवट्टम शाखा. पेरिंगट्टू बिल्डिंग, पालारीपट्टम जंक्शन, एर्णाकुलम-682 025
- 171. राष्ट्रीय कृषि और प्रामीण विकास बैंक कर्नाटक क्षेत्रीय कार्यालय, बेंगलुरु
- 172. राष्ट्रीय कृषि और ग्राफीण विकास बैंक छत्तीसगढ, क्षेत्रीय कावालय, रायपुर

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- 174. आर.ए.एस.**ई.सी.सी.,** कोटा आर.ए.एस.**ई.सी.सी.,** बी-31, औद्योगिक क्षेत्र, कोटा-324 007 (राजस्थान)
- 175. आर.ए.एस.ई.सी.सी., श्रीगंगानगर आर.ए.एस.ई.सी.सी., द्वितीय तल, पब्लिक पार्क, श्रीगंगानगर-335 001 (राजस्थान)
- 176. सीएसी, श्रीगंगानगर सीएसी, 28-ए, पब्लिक पार्क, श्रीगंगानगर-335 001 (राजस्थान)
- 177. आर.सी.पी.सी., श्रीगंगानगर आर.सी.पी.सी., 28-ए, पब्लिक पार्क, द्वितीय तल श्रीगंगानगर-335 001 (राजस्थान)
- 178. बींझबायला तहसील बींझबायला-पदमपुर, जिला-गंगानगर, (राजस्थान)-335041
- 179. मेडिकल कॉलेज, कोटा
 मेडिकल कॉलेज कम्पाउण्ड,
 रंगबाड़ी रोड, कोटा -324 005 (राजस्थान)
- 180. डी.आर.एम. ऑफिस, कोटा डी.आर.एम. ऑफिस, कोटा (राजस्थान)
- 181. डी.डी. पार्क, बांरा दीन दयाल पार्क, बांरा-325 205 (राजस्थान)
- 182. तलवण्डी, कोटा 311-बी, तलवण्डी रोड़, कोटा-324 005 (राजस्थान)
- 183. आर.सी.पी.सी., बांरा आर.सी.पी.सी., दीन दयाल पार्क, बांरा-325 205 (राजस्थान)

- 184. अंचल कार्यालय, कोटा अंचल कार्यालय, बी-33, औद्योगिक क्षेत्र कोटा-324 007 (राजस्थान)
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- 186. केनरा बैंक रोहिणी सेक्टर-3, शाखा डी डी ए काम्पलेक्स, दीपाली चौक, नई दिल्ली-110 085
- 187. केनरा बैंक यूसीएमएस व जीटीवी, दिलशाद गार्डन शाखा जी टी घी हास्पिटल रिहायशी कॉम्पलेक्स नई दिल्ली-110 095
- 188. केनरा बैंक गॅकफील्ड पब्लिक स्कूल रोहिणी शाखा पॉकेट-ए सेक्टर-16 नई दिल्ली-110 085
- 189. केनरा बैंकहिर नगर शाखा234 बी, ब्लाकनई दिल्ली-110 064
- 190. केनरा बैंक
 आई पी महिला महाविद्यालय शाखा
 31, श्याम नाथ मार्ग
 नई दिल्ली-110 054
- 191. केनरा बैंक वसंत कुंज फेज-2 शाखा नेशनल बुक ट्रस्ट, नेहरू भवन नई दिल्ली-110 070
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 सेक्टर-7 रोहिणी शाखा
 डी ए बी पब्लिक स्कूल, 6 बी, ब्लाक
 नई दिल्ली-110 085
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 भेल लोधी रोड शाखा, निकट इस्पात भवन,
 नई दिल्ली-110003
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- 202. केनरा बैंक गाजियाबाद वसुन्धरा शाखा, महाराजा अग्रसेन पब्लिक स्कूल, वसन्धुरा, सेक्टर-13, गाजियाबाद-201 012 उत्तर प्रदेश
- 203. केनरा बैंक एयर पोर्ट शाखा दिल्ली, जी-5, बिल्डिंग (ग्राउंड मंजिल) इंदिरा गांधी इन्टरनेशनल एयरपोर्ट, नई दिल्ली-110037
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 मण्डी मुज्जफरनगर शाखा,
 309, साउथ भोषा राड, मण्डी मुज्जफरनगर-251 001,
 उत्तर प्रदेश
- 209. केनरा बैंक सीतापुर शाखा, उत्तर प्रदेश
- 210. केनरा बैंक
 युनिवर्सिटी रोड़ शाखा,
 एम 178/2, श्री नाथजी कॉम्पलेक्स ग्राउंड फ्लोर,
 युनिवर्सिटी रोड, मेरठ-250 004 उत्तर प्रदेश
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- 215. केनरा बैंक बक्सर कलक्ट्रेट शाखा बक्सर कलक्ट्रेट कॅम्पस, जिला-बक्सर 802 101
- 216. केनरा बैंक विद्युत भवन शाखा बेली रोड, पटना, जिला-पटना-800 001
- 217. केनरा बैंक भागलपुर कलक्ट्रेट शाखा, भागलपुर कलक्ट्रेट कैम्पस, जिला भागलपुर-812 001
- 218. केनरा बैंक रामदयालु नगर शाखा, गन्नीपुर, मुजफ्फरपुर, जिला मुजफ्फरपुर-842 001
- 219. केनरा बैंक डी आर एम ऑफिस केम्पस शाखा, दानापुर, जिला पटना-801 105

- 220. केनरा बैंक हनुमान गढ़ी कैम्पस, जीरो माइल, शिवहर, जिला शिवहर-843 329
- 221. केनरा बैंक जनार्दन मार्केट, बनगांव रोड, सहरसा, जिला सहरसा-852 201
- 222. केनरा बैंक मेन रोड, मैरबॉं जिला सिवान-841 239
- 223. केनग बैंक ए.एन.एम. कॉलेज के सामने, पुराना जी टी रोड, औरंगाबाद, जिला-औरंगाबाद-824 101
- 224. केनरा बैंक ग्राम-पोस्ट-चेवारा, पोस्ट ऑफिस के पास, जिला शेखपुरा-811 304
- 225. केनरा बैंक खादिम्स के बगल में, चूड़ी पट्टी रोड, किशनगंज, जिला किशनगंज-855 108
- 226. केनरा बैंक वार्ड नं. -10, स्टेशन रोड, सुपौल जिला सुपौल-852 131
- 227. केनरा बैंक बस स्टैंड रोड, वार्ड नं.-17, भोजपुर मार्केट, ए डी बी चौक के पास अरिया, जिला-अरिया-854 311
- 228. केनरा बैंक अरबल मोड़, जहानाबाद, जिला जहानाबाद-804 408
- 229. केनरा बैंक नया बाजार, **लखीसराय**, जिला लखी**सराय-811** 311
- 230. केनरा बैंक प्रसाद बीघा, मेन रोड, नवादा जिला नवादा-805 110
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- 232. केनरा बैंक सर्वे क्र. 16/1/ए, विश्व पार्वती बिल्डिंग, ओम चौक, बिजलीनगर, चिंचवाड, पुणे-411 033
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- 234. केनरा बैंक सं. 66, ज्योतिर्मई 2 मेन रोड, 'बी' सेक्टर, अमृतनगर, भुवनेश्वरीनगर, बेंगलूर-560 092
- 235. केनरा बैंक प्लॉट सं. 6, आर-22, टाटा बी पी सोलार रोड इलेक्ट्रानिक सिटी फेस-1 बेंगलूर-560 100
- 236. केनरा बैंक सं. 33-34, हेण्णूर क्रॉस, हेण्णूर मुख्य रोड, कल्याण नगर, बेंगलूर-560 043
- 237. केनरा बैंकसं. 1 व 2, बोम्मनहल्ली, बेगूर मेइन रोड, बेंगलूर-560 068
- 238. केनरा बैंक दत्तनगर शाखा, नंजनगूड रोड, दत्तनगर, मैसूर-570 025 कर्नाटक
- 239. केनरा बैंक शक्तिनगर शाखा, साइट सं. 1, ब्लॉक सं. 1 डॉ. राजकुमार रोड्ड, शक्तिनगर, मैसूर-570 019 कर्नाटक
- 240. केनरा बैंक येल्लंदूर शाखा, सं. 976/1, वार्ड सं. 5, येल्लंदूर-571 441, चामराजनगर जिला, कर्नाटक
- 241. ए जे अस्पताल केंपस शाखा राजमार्ग, 17, कुंटिकान, मंगलूर-575 004, दक्षिण कन्नड जिला कर्नाटक
- 242. **मास्प्रिकी** महाविद्यालय केंपस शाखा गोरिगुड्डा, मंगलूर-575 002, **दक्षिण कन्न**ड जिला कर्नाटक
- 243. **एन आई** टी के केंपस शाखा श्रीनिवास नगर डाक, सूरत्कल, मंगलूर-575 025 दक्षिण कनड जिला कर्नाटक
- 244. संगारेड्डी सर्वे सं. 209/1/सी, मंजीना नगर मेन रोड, ए पी ई ऑटो शो रूम के सामने संगारेड्डी-502 001 मेडक जिला, आंध्र प्रदेश राज्य
- 245. पोचाराम शाखा
 1-44, अन्नोजीगुडा मेन रोड, पोचाराम,
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- 246. हिमायत नगर शाखा (मोईनाबाद मंडल) सर्वे सं. 113, मेन रोड, हिमायत नगर मोईनाबाद मंडल-508 112, रंगारेड्डी जिला, आंध्र प्रदेश राज्य
- 247. शमशाबाद शाखा यूनिट 79, लेवेल सी, पैसेंजर टर्मिनल बिल्डिंग, हैदराबाद अंतर्राष्ट्रीय हवाई अड्डा, शमशाबाद-501 218 जिला : रंगा रेड्डी, आंध्र प्रदेश
- 248. केनरा बैंक काकीनाडा, नागमिल्लितोटा शाखा, एफ एफ, अपेक्स बिल्डिंग, नागमिल्लितोटा, काकीनाडा-533003 पूर्व गोदावरी आंध्र प्रदेश
- 249. केनस बैंक श्रीकाकुलम शाखा सं. 8-4-12, 7 सेड जंक्शन, श्रीकाकुलम-532 001 आंध्र प्रदेश
- 250. केनरा बैंक ताडेपिल्लगुडेम शाखा,डो सं. 3-1-53 के पास, प्रथम तल, वार्ड सं. 8, के एन मार्ग ताडेपिल्लगुडेम-534101, एश्चिम गोदावरी आंध्र प्रदेश
- 251. कंगल वेंक तणुक् शाखा 20-109, श्री आपन्ना शॉपिंग कॉम्प्लेक्स, देवरकोण्डेखारी स्ट्रीट, तणुक्-534 211, पश्चिम गोदावरी, आंध्र प्रदेश
- 252. केनरा बैंक ताल्लपालेम शाखा, वया चिलकलपुडी, ताल्लापालेम-521002, कृष्णा, आंध्र प्रदेश
- 253. केनस बैंक कोमाटिनेनि<mark>धारीपालेम शाखा,</mark> वया कावूर **नांदेडिया ब्लॉक, चिलक लूरीपेट,** मण्डल-522611, गुंदूर, आंध्र प्रदेश
- 254. केनरा बैंक नाराकोड्रूल शाखा, नाराकोड्रूल-522 222, चेब्राल मण्डल, गुंदूर आंध्र प्रदेश
- 255. केनरा बैंक चिराला शाखा,
 पो. बॉ. सं. 33, सं. 3/486, दरबार रोड,
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- 256. कच्या बैंक कोमाल्लपा**डु शाखा** पो ऑ. अ**दंकितोर-**522 303, प्रकाशम, **आंध्र प्रदेश**

- 257. केनरा बैंक मुद्रा तिजोरी, विजयवाड़ा, (मोगलराजपुरम), विजयवाडा-520 010 कृष्णा, आंध्र प्रदेश
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- 259. केनरा बैंक 5/3420, प्रथम तल कण्णनकंडी चैम्बर्स, माकूर रोड, कोषिक्कोड पिन-673 004
- 260. केनरा बैंक दुर्गदबैल शाखा, एच.डी.एम.सी. बिल्डिंग, दुर्गदबैल, हुबली-580 020
- 261. केनरा बैंक लक्ष्मी नगर शाखा, विकम्शी कॉटन औद्योगिक कम्पाउंड, लक्ष्मी नगर, हुबली-580 030
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- 264. केनरा बैंक मं.रे.प्र. कार्यालय कम्पाडंड, केशवपुर रोड, हबली-580 020
- 265. केनस बैंक मुद्रा तिजोरी, 18/2, के.आर. संड. मॉडिकेट, दावणगेरे 577 001
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- 268. सिंडिकेट बैंक, के. आर. पुरम शाखा, सं. 148, ओल्ड चेन्नई रोड, के. आर. पुरम, बेंगलूर, जिला: बेंगलूर शहर, राज्य: कर्नाटक, पिन: 560 036
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 बी एच रोड, पोस्ट बॉक्स सं: 24, तिपटूर, जिला : बेंगलूर शहर, राज्य : कर्नाटक, पिन: 572 201
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40 सी.डी.ई ्चड एचः पोर्ट रोड, कण्णूरः जिला : कण्णः १०४ - केरल पिन - ६७ - -

ंत्र सिंडिकंट वेंक प्रयुक्तर, शाखा भूतल, एमएम सन्तर, मन सेंड, पर्यकृत तालक, वर्णनाथयंत्रा, जिला-कण्या, व्यवस्थित प्रिन-670 300

20% सिंडिकेट वैंक: - कार्यगाङ शाखा. मेन रोड: कीएटनोडे: नालुक: होसदुर्ग जिला: कार्यस्थाट क्षाय केरल. पिन 671 315

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301. **(税信在**2 福金) **司商家**在《864》。 **भगत महल** 名》中1000、司**लेश्व**र, □司事 + 33⁴ (同一一024年)。 □□1000 (福金 671 314

स. १ वर्ष
 त. ११री १८७०,
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 जिला: कमण्य, राज्य: केट.
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भारत का राजपत्र :	जून 26, 2010/आषाढ़ 5, 1932	

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 - जिला कासरगोड, राज्य: केरल. पिन: 561 323
- सिंडिकेट **बैंक** 307.
 - पेरला शाखा, गणेश काम्प्लेक्स, इंजीपी 865, मेन रोड, पेरला,
 - जिला: कासरगोड, राज्य: केरल,
 - पिन: 671 552
 - सिंडिकेट **बैंक** मुल्लेरिया शाखा, हरीश कॉम्प्लेक्स, मुल्लेरिया,
 - जिला: कासरगोड, राज्य: केरल, पिन: 671 543
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- अस्माबी बिल्डिंग, पीपीएक्स/314, मेन रोड,
- चालाड पी ओ, जिला : कण्णूर, राज्य : केरल, **पिਰ**: 670 014
- सिंडिकेट **बैंक** मानतवाडी शाखा,
- डोर नं0 3, पराक्कल बिलिंडग, वल्लीयूरक्यु रोड, मानंतवाडी, जिला: वयनाड, राज्य: केरल,
- पिन: 670 645 सिंडिकेट **बैंक** 31 i.
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 - अपिकोड पी.ओ. जिला : कण्णूर, राज्य : केरल,

 - पिन: 670 09
 - सिंडिकेट बैंक कण्णापुरम शाखा, डोर नं. 5/672, पहला मंजिल,
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 - सरकारी अस्पताल रोड, पेरावूर,
 - जिला: कण्णूर, राज्य: केरल, [ा]न्त : 670673
 - ।संडिकेट बैंक श्रीकठपुरम शाखा, एम.एम.
- 315. कॉम्प्लैक्स, बस स्टेन्ड के पास श्रीकठपुरम,
 - तालुक : तालिपरम्बा जिला: कण्णूर, राज्य: केरल,
 - पिन : 670631

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 - ताल्क : नलश्शने, जिला : कण्ण, राज्य : कंरल,
 - বিৰ ±670 👀 🤅
 - सिंडिकंट हैवा मात्रमंगलमा शाखा, एम, एन, धाजार पोस्ट, मालमगलम
 - जिला: कण्णूर, राय: केरल, 198 : 670603
- सिंडिकेट बैंक पल्लिकरे बेकल कोर्ट संह. 318. कोटटक्ण्णु, पब्लिकरे,
 - जिला : कांसरगोड, राज्य : करल, पिन: 671316
 - सिडिकेट बैंक उदमा शाखा, मेन रोड, लक्ष्मी महल, उदमा
 - जिला कांसरगोड, राज्य: केरल, पिन: 671319
 - सिंडिकेट बैंक धर्मादम शाखा, मीथाले पीडिका, धर्मादम,
 - तालक: तलश्शेरी,
 - जिला: कण्णूर, राज्य: केरल, पिन: 670 106
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- जिला: कासरगोड, राज्य: केरल,
- पिन : 671-323
- चक्कलकल विविद्या सी/6/146, लिंक रोड
- अलकोष्ट जिला : कण्णुर राज्य : केरल पिन : 670571
- सिंडिकेट वेक पायवलिके शाखा. 323.
- उपका कन्यान कोड, प्रश्यवित्रके

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- 324. सिंडिकेट बैंक करिवेल्लूर शाखा, मेन रोड, करिवेल्लूर, जिला: कण्णूर राज्य: केरल पिन: 630521
- 325. सिंग्डिकेट बैंक चोक्ली शाखा, 11/32, मेन रोड, चोक्ली जिला: लग्न्सूर, राज्य: केरल पिन: 67672
- 326. सिंडिकेट बैंक त्रिकारपुर शाखा, पहली मींजिल, अजीजिया कॉम्प्लेक्स, त्रिकारपुर जिला: कासरगोड, राज्य: केरल पिन: 671310
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- 389. भारतीय स्टेट बैंक, स्थानीय प्रधान कार्यालय, बैंक स्ट्रीट, काठी, हैदराबाद-500 095
- 390. भारतीय स्टेट बैंक, हैदराबाद प्रशासनिक इकाई, भाग्योदया बिलिंड है. पैटनी सर्किल जीपीओ के बाजू में सिकंदराबाद 500 003 आंध्र प्रदेश

- 391. भारतीय स्टेट बैंक प्रशासनिक इकाई, सूर्यारावपेट, प्रकाशम रोड, विजयवाडा-520 002 आंध्र प्रदेश
- 392. भारतीय स्टेट बैंक विशाखापटणम प्रशासनिक इकाई, सिरिपुर्म, बालाजी नगर, विशाखापटणम-530 003 आंध्र प्रदेश
- 393. भारतीय स्टेट बैंक तिरूपित प्रशासनिक इकाई, रेणिगुण्टा रोड, तिरूपित-517 501 ऑध्र प्रदेश

स्टेट बैंक आफ पटियाला

- 394. स्टेट बैंक ऑफ पटियाला अमलाला, जिला एस ए एस नगर
- 395. स्टंट बैंक **ऑफ पटियाला** आन्नदपुर साहिब, जिला रोपड़
- 396. स्टेट बैंक ऑफ पटियाल बेला, जिला रोपड्
- 397. स्टेट बैंक ऑफ पटियाला चमकौर साहिब, जिला रोपड़
- 398. स्टेट बैंक ऑफ पटियाला संक्टर-35डी, चण्डीगढ़
- 399. स्टेट बैंक ऑफ पिटयाला अनाज मंडी, सेक्टर-26, चण्डीगढ
- 400. स्टेट बैंक **ऑफ प**टियाला सेक्टर-22**डी**, चण्डीगढ
- 401. स्टेट बैंक ऑफ पटियाला सेक्टर-10डी, जण्डीगढ़
- 402. स्टेट बैंक ऑफ पटियाला सेक्टर-17सी, चण्डीगढ
- 403. स्टेट बैंक ऑफ पटियाला सेक्टर-17सी, चण्डीगढ्
- 404. स्टेट बैंक ऑफ पटियाला सेक्टर-22बी, चण्डीगढ़
- 405. स्टेट बैंक **ऑफ पटियाला** हाई कोर्ट, **चण्डीगढ़**
- 406. स्टेट बैंक **ऑफ पटियाला** सेक्टर-38**बी, चण्डीगढ़**
- 407. स्टेट बैंक ऑफ पटियाला सेवा शाखा, सेक्टर-17सी, चण्डीगढ़
- 408. स्टेट बैंक **ऑफ** पटियाला 117, इंडस्ट्रीयल एरिया, फेस-II, चण्डीग**ढ**़

- 409. स्टेट बैंक ऑफ पटियाला सेक्टर-32डी, चण्डांगढ़
- 410. स्टेट बैंक ऑफ पटियाला डिस्ट्रक्ट कोर्ट, सेक्टर-17, चण्डीगढ़
- 411. स्टेट बैंक ऑफ पटियाला सेक्टर-16, चण्डीगढ़
- 412. स्टेट बैंक ऑफ पटियाला सेक्टर-34, चण्डीगढ़
- 413. स्टेट बैंक ऑफ पटियाला वैयक्तिक बैंकिंग, सेक्टर-8सी, चण्डीगढ
- 414. स्टेट बैंक ऑफ पटियाला सेक्टर-46, चण्डीगढ
- 415. स्टेट बैंक ऑफ पटियाला सेन्ट सटीफन स्कूल, सेक्टर-45, चण्डीगढ़
- 416. स्टेट बैंक ऑफ पटियाला सेक्टर-15डी, चण्डीगढ़
- 417. स्टेट बैंक ऑफ पटियाला डडू माजरा, पोस्ट आफिस मलोया, चण्डीगढ़
- 418. स्टेट बैंक ऑफ पटियाला दारिया, चण्डीगढ़
- 419. स्टेट बैंक ऑफ पटियाला डेहर, जिला एस ए एस नगर
- 420. स्टेट बैंक ऑफ पटियाला डेरा बसी, जिला एस ए एस नगर
- 421. स्टेट बैंक ऑफ पटियाला डेरा बसी, एसएमई, जिला एसएएस नगर
- 422. स्टेट बैंक ऑफ पटियाला कायमबाला, यूटी चण्डीगढ़
- 423. स्टेट बैंक ऑफ पटियाला कजहेरी, यूटी चण्डीगढ़
- 424. स्टेट बैंक ऑफ पटियाला खरड़, जिला एसएएस नगर
- 425. स्टेट बैंक ऑफ पटियाला खुडा अली शेर, यूटी चण्डीगढ़
- 426. स्टेट बैंक ऑफ पटियाला करीतपुर साहिब, जिला रोपड़
- 427. स्टेट बैंक ऑफ पटियाला कुंबड़ा, जिला एसएएस नगर
- 428. स्टेट बैंक ऑफ पटियाला कुराली, जिला एसएएस नगर

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429.	स्टेट बैंक आफ पटियाला मनीपाजरा, यूटी चण्डीगढ़	449.	स्टेट बैंक आफ परियाला पांवटा साहिब, जिला सिरमौर
430.	स्टेट बैंल आ फ पटियाला ,.t.3hv) ⊭36⊾37] i⊈ &VII, मोहाली	450.	स्टेट बैंक आफ परियाला बोगधर, जिला सिरमोर
431	स्टेट गैंक आफ प टियाला मोहालो वा ई पीएस, जिला एसएएस नगर	451.	स्टेट बैंक आफ पटियाला चंबाघाट, जिला सोलन
432.	ंटेट बैंक आफ प <mark>टियाला</mark> एसनाएक 107, फेस-30बी, मोहाली	452.	स्टेट बैंक आफ पटियाला छौसा, जिला खोलन
433.	स्टेट वैंक आफ प टियाला फेस क े गोहाली	453.	स्टेट बॅंक आफ पटियाला दयोरी, जिला शिमला
434.	र्राट वेक आ फ पटियाला वेक्टर-70 , मोहाली	454.	स्टेट बैंक आफ पटियाला देलगी, जिला सोलन
435.	म्डेट खेंक आफ पटियाला वीरियडा, जिला रोपड ़	455.	स्टेट बैंक आफ पटियाला गौड़ा, जिला सोलन
436.	स्टेट बैंक आ फ पटियाला चंक्स, जि ला रोपड्	456.	स्टेट बैंक आफ पटियाला जाबली, जिला सोलन
43 //	प्टेट कैंक आफ पटियाला सुरप्र पे दी, एडीबी, जिला सेंपड	457.	स्टेट बैंक आफ पटियाला कसौली, जिला खेलन
438.	स्टा ^{्री} ं आफ पटियाल। अस्पताल के नजदीक, सोपड़ें	458.	स्टेट बैंक आफ पटियाला कसुम्पटी, जिला शिमला
43-9.	भटेर वैक आफ परियाला रेड कास भक्षत, रोपड्	459.	स्टेट बैंक आफ पटियाला लोहारघाट, जिला सोलन
440.	स्टेट बैंक आफ पटियाला धर्मला प्लांट परिया, रोपड्	460.	स्टेट बैंक आफ पटियाला मानपुरा, जिला सोलन
441.	स्टेट ेंग आफ पटियाला च प्रति पुटी वंडीगढ़	461.	स्टेट बैंक आफ पटियाला नाहन, जिला सोलन
<u>a.</u> 1,	ेंक नाफ प <mark>टियाला।</mark> १५ ५०७ -23 पंत्रकुला सेट जोस्कृष्	462.	स्टेट बैंक आफ परियाला नालागढ़, जिला सोलन
44人	ा ं केल आफ पटिया ला कवाणी थली, जिला रोपड्	463.	स्टेट बैंक आफ परियाला नालागढ़, एडीकी, जिला सोलन
t.jz!	्रोट वैंक्ट आफ परिया रण जहा जिला सोलन	464.	स्टेट बैक आफ परिणाला नवगांव, जिला कोला
A45	ः ः आफ पटिसला सङ्ग्याः जिला सीलग	465,	फ्टेट वैंक अपक परिवाला पनोग, जिला सिर्ग्योग
446	म्पेट विंक आफ एटियाचा बाग्य, व हसील अर्की 1जला सोल न	466.	स्टेट बैंबा अप्यागिणाम पुजारही, ^{हेडा} विश्वक
447.	ेंड कहा पटियाला चंद्र जिला सोलन	467.	स्टेट बैंक आफ पाटेग्या रोनहट, जिला सिरमीर
A45.	ें ेंग आफ पटियाला एक ेन्स्रा सोलन	468.	स्टेट बैंक आफ पटियाला साई, जिला सोलन

- 469. स्टेट बैंक ऑफ पटियाला सनावर, लारेंस स्कूल, जिला सोलन
- 470. स्टेट बैंक ऑफ पटियाला दी माल, जिला शिमला
- 471. स्टेट बैंक **ऑफ पटियाला** संजौली, शिम**ला**
- 472. स्टेट बैंक **ऑफ पटियाला** सिलिहारी, जिला सोलन
- 473. स्टेट बैंक **ऑफ पटियाला** सोलन
- 474. स्टेट बैंक <mark>ऑफ पटियाला</mark> टिम्बी, जि**ला सिरमौर**
- 475. स्टेट बैंक **ऑफ पटियाला** वासनी, जि**ला सोलन**
- 476. स्टेट बैंक **ऑफ पटियाला** अलिसंडी **कोट, जिला क**रसोग
- 477. स्टेट बैंक **ऑफ पटियाला** बरमाना, जिला बिलासपुर
- 478. स्टेट बैंक **ऑफ पटिया**ला बेहल, जिला **बिलासपुर**
- 479. स्टेट बैंक ऑफ पटियाला चंबा, हिमाचल प्रदेश
- 480. स्टेट बैंक **ऑफ पटियाला** डगरहन, जि**ला बिलासपुर**
- 481. स्टेट बैंक **ऑफ पटियाला** दौलतपुर, **चौक जिला** ऊना
- 482. स्टेट बैंक **ऑफ पटियाला** धर्मशाला, **जिला कांगड़ा**
- 483. स्टेट बैंक **ऑफ पटियाला** गण्डीर, जि**ला बिलासपुर**
- 484. स्टेट बैंक **ऑफ पटियाला** पैट्रोल पंप के नजदीक, घुमारवीं, जिला बिलासपु:
- 485. स्टेट बैंक ऑफ पटियला गुशैणी, जिला कुल्लु
- 486. स्टेट बैंक **ऑफ पटियाला** हमीरपुर, **हि. प्र.**
- 487. स्टेट बैंक **ऑफ पटिया**ला जिभी, जि**ला कुल्लु**
- 48º. स्टेट बैंक ऑफ प**टियाला** कांगड़ा, (**हि. प्र.)**

- 489. स्टेट बैंक ऑफ पटियाला करलोटी, जिला बिलासपुर
- 490. स्टेट बैंक ऑफ पटियाला करसोग, जिला मण्डी,
- 491. स्टेट बैंक ऑफ पटियाला हाडौरी, जिला कांगड़ा
- 492. **स्टेट बैंक** ऑफ पटियाला नजदीक व्यास पुल, मण्डी
- 493. स्टेट बैंक ऑफ पटियाला मोरसिंगी, जिला बिलासपुर
- 494. स्टेट बैंक ऑफ पटियाला नगरोटा, जिला कांगड़ा
- 495. स्टेट बैंक ऑफ पटियाला नेरचौंक, मण्डी चौंक, जिला मण्डी
- 496. स्टेट बैंक ऑफ पटियाला नुस्पूर, जिला कांगड़ा
- 497. स्टेट बैंक ऑफ पृटियाला पालसपुर, जिला कांगडा
- 498. स्टेट **बैंक** ऑफ पटियाला पपरोला, जिला कांगड़ा
- 499. स्टेट बैंक ऑफ पटियाला सवाहां, जिला बिलासपुर
- 500. स्टेट बैंक ऑफ पटियाला सिधबाडी, जिला कांगडा
- 501. स्टेट बैंक ऑफ प्टियाला सुन्दर नगर, जिला मण्डी
- 502. स्टेट बैंक ऑफ पटियाला तत्ता पानी, जिला मण्डी
- 503. स्टेट बैंक ऑफ पटियाला टांडा, जिला होशियारप्र
- 504. स्टेट **बैंक** ऑफ पटियाला जना, ्हिंट)
- 50 स्टेट बैंक ऑफ परिवाला हमीरपुर, पोलाटी क कालेज, हमीरपुर (हि. प्र.)
- 506. एग्रीकल्चर इंश्योरेंस कंपनी ऑफ इंडिया लिमिटेड प्रधान कार्यालय, 13वीं मंजिल, अम्बा दीप बिल्डिंग, 14 कंस्तूरबा गांधी मार्ग, कनाट प्लेस, नई दिल्ली-110001

New Delhi, the 17th June, 2010

S.O. 1571.—In pursuance of sub-rule 4 of rule 10 of the Official Language use for official purpose of the Union Rules, 1976 the Central Government, hereby notifies the listed branches/offices of the following Banks/ Insurance company in the attached annexure, more than 80% of the staff whereof have acquired the working knowledge of Hindi.

Serial No.	Name of the Banks/ Insurance Company	No. of Branches/Offices
1.	Union Bank of India	170
2.	(i) National Bank for Agriculti and Rural Development Bank Karnataka Regional Office.	
	(ii) National Bank For Agricul and Rural development Bank, Chhattisgarh Regional Office	
3.	State Bank of Bikaner and Jai	pur 13
4.	Canara Bank	. 81
5.	Syndicate Bank	95
6.	Corporation Bank	01
7.	Bank Of India	26
8.	State Bank Of India	05
9.	State Bank of Patiala	112
10.	Agriculture Insurance Compa of India Limited	any 01
	Total	506

[F. No. 11016/2/2010]

SURENDER MOHAN NAYYAR, Jt. Director (OL)

UNION BANK OF INDIA

Official Language Implementation Division, Central Office, Mumbai

Branches/Offices recommended for notification under Official Language Rule 10(4)

Regional Office, Jaipur

- 1. Union Bank of India, Jaiselmer Branch, 627, Main Road, Gandhi Colony, Jaiselmer. (Rajasthan)
- 2. Union Bank of India, Bhiwadi Branch, B-294-295, F, RIICO Industrial Area, Bhiwadi, Distt. Alwar (Rajasthan)
- Union Bank of India, Chittorgargh Branch,
 2-A, Main Road, Bapunagar Sainthi,
 Chittorgargh (Rajasthan)
- 4. Union Bank of India, Sumerpur Branch
 Plot 3 A, Opposite Income Tax Office
 Gatesh Marg, Sumerpur, Dist. Pali (Rajasthan)

- Union Bank of India, Dungarpur Branch,
 Opposire Rajshree Talkies Laxman Ground,
 Udaipur Road, Dungarpur (Rajasthan)
- Union Bank of India, Rajasamand Branch, Opposite Gandhi Seva Sadan Kishor Nagar, Rajanagar, Rajasamand (Rajasthan)
- 7. Union Bank of India Pali Branch, Srinath, 87 - C, Veer Durgadas Nagar Pali, (Rajasthan)
- Union Bank of India, Jhalawar Branch,
 & 9, "Suman Surabhi" Near Nirbhaya Singh Circle, Gandhi Colony, Jhalawar (Rajasthan)
- Union Bank of India,
 Chopasani Shiksha Samiti Jodhpur Branch,
 Chopasani Road, Jodhpur (Rajasthan)

Regional Office, Chandigarh

- Union Bank of India, Sunder Nagar Branch
 Bhiwani Complex, Bhojpur Bajar Sundar Nagar,
 (Himachal Pradesh)
- Union Bank of India,
 30-C, Chandigarh Branch SCF 62, Sector 30-C
 Chandigarh

Regional Office, Bhopal

- 12. Union Bank Of India Sehore Branch, Rajdeep Complex Near New Bus Stand, Saikra Khedi Road Sehore 466 001
- Union Bank of India, Hoshangabad Road Branch
 2/4, Narayan Ganj, Tarahata,
 Hoshangabad -461 001

Regional Office, Lewa

- 14. Union Bank of India, Maihar Branch Vidhan Complex, Saralanagar Road, Near Railway Crossing, District - Satana (M.P.) Pin 485 771
- Union Bank of India, Mangawan Branch In front of Nirmal Auto Services NH-7, Post Mangawan, District Rewa (M.P.) 486 111
- Union Bank of India, Semaria Branch Gupta's Building, Post Semaria District - Rewa (M.P.) 486 445

Regional Office, Jabalpur

- Union Bank of India, Bhavaniganj-Sagar Branch, Near Radheshyam Bhavan Bhagwanganj - Sagar, District Sagar (M.P.) 470 004
- Union Bank Of India Bina Branch, Station Road, Bina, District: Sagar (M.P.) 470 113

- Union Bank of India Balaghat Branch, Gujri Chowk, Main Road, Balaghat, (M.P.) 481 001
- Union Bank of India, Nowgaon Branch,
 Isha Nagar Chouraha, Main Road, Nowgaon,
 District Chhatarpur, M.P. 471 201
- Union Bank Of India, Dindori Branch Main Road, Dindori, Distt, Dindori (M.P.) 481880

Regional Office, Karnal

- Union Bank of India, Palwal Branch Agra Chowk Palwal, Palwal (Haryana) 121 102
- 23. Union Bank Of India, Jhajjar Branch, D.S.S. 49-50, Mandi Township, Near Vijay Nursing Home, Sillani Gate Jhajjar, Jhajjar (HR) 124 103
- Union Bank of India, Jagadhari Branch Near Amartex Showroom, Sector - 18, Yamunanagar Road, Jagadhari (HR)
- Union Bank of India Pehova Branch, Near Pehova Chowk Kurukshetra Road, Pehova Pehova (HR) 136 128

Regional Office, Indore

- 26. Union Bank of India, Rajendranagar Branch 18 C, Rajendranagar, Indore (M.P.)
- 27. Union Bank Of India, Lakkad Pitha Branch 30, Lakkad Pitha, Chandani Chowk, Ratlam, 457 001 (M.P.)

Regional Office, Meerut

- Union Bank of India,
 Vasundhara (Ghaziabad) Branch,
 Alpha Tower 2, Plot No. 11, Sector 09,
 Vasundhara, Ghaziabad, Pin 201 010
- 29. Union Bank of India, Dharam Palace 2 Branch, Hastinapur Road, Mawana, Distt. Meerut, Pincode 250 401 (U.P.)
- Union Bank of India, Pratap Vihar Branch, C-8, Sector 12, Pratap Vihar, Ghaziabad, Pin 201 009 (U.P.)

Regional Office, Allahabad

- 31. Union Bank of India Fatehpur Branch, Chowk Road, Fatehpur -212 601
- Union Bank of India Manjhanpur Branch, OSA - Karari Road Manjhanpur - 212 207
- 33. Union Bank of India Karvi Branch Allahabad Road, Karvi -210 205
- Union Bank of India, Rabertsganj Branch Ward No. 8, Railway Station Road, Rabertsganj, Distt. Sonebhadra Pin - 231 216

35 Union Bank of India, Soraon Branch, Allahabad - Faizabd Road, Soraon District - Allahabad (U.P.) PIN -212 502

Regional Office, Agra

- Union Bank of India, Etah Branch,
 Near Ram Darbar, G.T.Road, Etah, 207 001
- 37. Union Bank Of India Pilibhit Branch, Chhatri Chauraha, Pilibhit, 262 001
- 38. Union Bank of India, Badaun Branch, Indira Chawk, Badaun, Pin 243 601
- Union Bank Of India, Kamla Nagar Branch,
 G-689, Kamla Nagar, Agra, 282 004
- Union Bank of India, Sikandra Bodla Road Branch
 6/9, Ashirwad Vatika, Near Kargil Petrol Pump,
 Sikandra Bodia Road, Agra 282 007

Regional Office, Gorakhpur

- Union Bank of India, Khalilabad Branch Main Road, Khalilabad, Dist. Khalilabad 273 001 (U.P.)
- 42. Union Bank of India, Nautanua Branch, Main Road, Nautanua, Dist. Mahrajganj 273 164 (U.P.)

Regional Office, Jaunpur

- 43 Union Bank of India, Kutir PG College Branch, Vill & Post Kutir Chakke, Dist. Jaunpur 222 146 (U.P.)
- 44. Union Bank of India' Jaycees Crossing Branch, 17, Jagar Complex, Jaycees Crossing Jaunpur
- 45. Union Bank of India, Vikash Bhawan Branch, Ground Floor, Vikash Bhawan Campus, District Janupur, 222 002 (U.P.)

Regional Office, Jaunpur

- 46 Union Bank of India, Tighra Branch, Near Tighra Primary School Vill. Tighra, Post Khuthan District Jaunpur, 222 104 (U.P.)
- Union Bank of India, Sitamsarai Branch,
 Vil. Sitamsarai, Post Bidauri,
 Dist. Jaunpur, 222 136 (U.P.)

Regional Office, Dehradun

- 48. Union Bank of India, Laksar Branch Balawali Tiraha, Laksar Uttarkhand, Pin Code - 247 663
- Union Bank of India, Kotdwar Branch, Near G.I.C. Chowk, Devi Road, Sitabpur, Kotdwar, Uttarakhand, Pin Code - 248 149
- 50. Union Bank of India, Gopeshwar Branch, Main Bazar, Near Bus Stand, Gopeshwar, Uttarakhand, Pin Code -246 401

51. Unasse sank of India, Almora Branch, Jeevan Palace, Near Bhairav Mandir, Mall Road, Almora Httarakhand, Pin-263 601

Regional Office, Patna

- Union Bank of India, Service Branch, Pushpak Complex, Abhay Bhawan, Fraser Road, Patha 300 001, Bihar
- 53. Union Bonk of India, Union Loan Point, Surajpura Kothi, Srikrishnanagar, Patna - 800 001, Bihar
- 54. Union Bank of India, Araria Branch, A D.B. Chowk, Araria, Bihar

Regional Office, Rajkot

Union Bank of India, Baladia Branch,
 Swaminarayan Mandir, Nichlo Vas,
 Post Baladia, Dist. Katchh, Baladia - 370 427

Regional Office, Nasik

- Union Bank of India, Service Branch, Hariyah Chembers, Deepali Nagar, Manibai Agra Maha Marg, Nasik-422109, Dist - Nasik
- Union Bank of India, Panchvati (Nashik) Branch, Roopshree Apartment, Opp. Taxi Stand, Dindori Naka, Dindori Road, Panchvati, Nashik-422 003
- Union Bank of India, Shahada Branch, Abusaya Sankul C.S.No. 2923/2B, Opp. Bus Stand, Shahada - 425 409, Dist. Nandurbar

Regional Office, Kolhapur

- 59. Union Yank of India, Comanabad Branch, Ingle 1997, S., Chhatrapati Hsg. Society, Anand Nagar, Osmanabad (Maharashtra)
- 60. Union Bank of India, Union Loan Point Branch, Sri Chhatrapati Shahu Sadan Station Road, Near Dabholkar Corner, Kolhapur-416 001

Regional Office, Ludhiana

- Union Pank of India, Focal Point Ludhiana Branch, SC-2 & 3, Focal Point Urban Estate, Phase-2, Focal Point, Ludhiana, Dist. i. delana-141-003 (PUNJAB)
- 62. Union Bank of India, Fatehgarh Sahib Branch, Geopee Complex, Bassi Road, Fateh Com Sahib-140 406, District Satehgarh Sahib, (PUNJAB)

Regional Office, North, Thane

63. Union Bank of India, Vrindavan Branch, Building No, 52/A, Shop No. 1 to 4, Vrindavan Co-Op.Hsg. Soc. Ltd., Vrindavan Complex, Thane West-400 601

- Union Bank of India, Khopoli Branch, Yogeshwar City Survey No. 5127/5128, L.B.S.Nagar, Mumbai-Pune Road, Khopoli. Dist. Raigad-410 203
- 65. Union Bank of India, Mankoli Brunch. House No.84, Santkrupa Building, Mankoli Anjur Road, Agra Road, Post - Mankoli, Taluka - Bhiwandi, Dist. Thane -421302
- Union Bank of India, Koproli Branch.
 Koproli, Taluka Uran,
 Dist. Raigad 410 266
- Union Bank of India, Kon Branch.
 Sandhya Complex, Shop No. 270/2,
 Bhiwandi Kalyan Road, Near Ajit Petrol Pump,
 Kon 421 311
- Union Bank of India, Karjat Branch,
 Chaitanya Apartment, A Wing, Ground Floor,
 Near L.S.Library, Opp.Karjat Police Station,
 Karjat, Dist. Raigad, 410 201

Regional Office, Mumbai (West)

- Union Bank of India,
 Rolta Technology Park Branch,
 Rolta Bhavan, M.LD.C., Andheri (Fast),
 Mumbai 400 093
- 70. Union Bank of India, Sakinaka Branch, Gala No. 15, Mittal Industrial Estate, Sanjay Building No. 2, Andheri-Kurla Road, Andheri (East), Mumbai 400 059
- 71. Union Bank of India, INS Hamia Branch, Near Kendriya Vidyalaya Marve Road, Malad (West) Mumbai - 400 095
- 72. Union Bank of India, Link Road Branch, Malad Kane Plaza, Mind Space, Link Road, Malad (West) Mumbai-400 064
- 73. Union Bank of India, Charkop Branch, "Shanti Co-Op, Fisg. Soc, Ltd." Ground Floor, Sector - V, Plot No. 272, Charkop, Kandivli (West) Mumbai - 400 067

Regional Office, Jalandhar

- 74. Union Bank of India, Phillaur Branch, Near Guru Nanak Dharam Kanda Talwan Road, Phillaur - 144 410, Distt, Jalandhar (Punjab)
- 75. Union Bank of India, Service Branch,
 Amritsar First Floor, Majith Mandi, Amritsar,
 Dist. Amritsar 143 001 (Punjab)
- 76 Union Bank of India, Airport Road Branch. Amritsar Baba Gurditta Ji Complex, Near Vijay Petrol Pump, Air Port Road, Amritsar - 143 001, Distt. Amritsar (Punjab)

Regional Office, Jalandhar

- Union Bank of India, Shahkot Branch,
 Opp. Bus Stand, Moga Road, Shahkot 144 701
 Distt. Jalandhar (Punjab)
- Union Bank of India, New Grain Market Phagwara Branch, SCF No.25-26, New Grain Market, Hoshiarpur Road, Phagwara Road, Distt. Kapurthala (Punjab)
- Union Bank of India, Model Town Branch, Jalandhar, 464-R, Rainbow Road, Model Town, Jalandhar-144 003 (Punjab)

Regional Office, Bangalore

- Union Bank of India, Koppal Branch,
 #8, HUDCO Colony, APMC, Near Main Road,
 NH 63, Hospet, Koppal-583 281
- 81. Union Bank of India, Bidar Branch, Anubhav Complex, 8/10/39 Indira Market, Near Old Bus Stand, Brahampuri, Bidar - 585 401
- 82. Union Bank of India, Mandya Branch, Santhrupti, 6th cross, Subhashnagar, K. R. Road, Mandya -571 401
- 83. Union Bank of India, Chamrajnagar Branch, 375, Double Road, Chamrajnagar 57313

Regional Office, Belgaon

- 84. Union Bank of India, Byadgi Branch, Sanket Building, R.S.No. 186, Plot No. 1, Ward No. 21, Behind APMC Yard, Gummanhalli Road, Byadgi 581106 Haveni, District - Karnatala
- 85. Union Bank of India, Keshwapur Branch, Vir Complex, CTS No.365/1/B/2 Kusugal Road, Keshwapur, Hubli 580 023, Dist.-Dharwad
- 86. Union Bank of India, India Branch, CTS 1336/A/1B1B;1A1A'7A Dr.Bagli Complex, Kacheri Road, Opp. Head Post Office, INDI-586 209
- 87. Union Bank of India, Muddebihal Branch, Mr. Ambanna Ramangouda Bagali's Building, CTS No. 1923, ABS Plaza, Tongadi Road, Main Road, Muddebihal -86 212
 Bijapur District

Regional Office, Hyderabad

Union Bank of India, Ambedkar Road Branch,
 Tukka Rao Complex, H. No. 3-1-393,
 Ambedkar Road, Karimnagar - 505 001

Regional Office, Bhubaneswar

Union Bank of India, Union Loan Point Branch,
 3/1 A, Civic Centre, I R C Village, Nayapalli,
 Bhubaneswar - 751 015, Orissa

- 90. Union Bank of India, Balangir Branch, Radharani Para, Balangir - 767 001, Orissa
- 91. Union Bank of India, Sonepur Branch, Biju Pattnaik Chowk, Police Station Road, Sonepur - 767 017, Orissa
- Union Bank of India, Duburi Branch, Coomon Facility Centre, Jaipur Cluster Development Ltd., Near Pankapal Square, Kalinga Nagar, Dist. Jajpur - 755 026, Orissa

Regional Office, Kolkata

- 93. Union Bank of India, Ashokgarh Branch, Ashok Plaza, 145, Ashokgarh, Barauipara, Kolkata, West Bengal-700 035 Haven, District - Karnataka
- 94. Union Bank of India, Bagh Bazar Branch, 72/1/1, Bagh Bazar Street, Kolkata, West Bengal, Pin -700 003
- Union Bank of India, Asset Recovery Branch,
 38, Strand Road, Binanai, Kolkata,
 West Bengal, Pin-700 001
- Union Bank of India, Baguiati Branch, Ground Floor, Sagardeep Apartments, Raghunathpur, VIP Road, Dist. 24 Paraganas (North), Kolkata, Pin Code-700 059, West Bengal
- 97. Union Bank of India, Bakhrahat Branch, At Khastika, Post - Bakhrahat, Dist. 24 Parganas (South), West Bengal, Pin-743 319
- Union Bank of India, Ballygunge Branch,
 26/6, Hindustan Park, Gariahat Road, Kolkata,
 West Bengal, Pin-700 029
- Union Bank of India, Barasat Branch, Krishnagar Road, Noapara, Kolkata, Kollam, West Bengal
- Union Bank of India, Barrackpore Branch,
 63, Barasat Road, Nona Chandanpukur,
 Barrackpore, Dist. 24 Paraganas (North), Kolkata,
 West Bengal, Pin-700 120
- Union Bank of India, Burra Bazar Branch,
 51-A-B, Sir Hariram Goenka Street, Kolkata,
 West Bengal, Pin-700 007
- 102. Union Bank of India, Burul Branch, At & Post Burul, Dist 24 Paraganas (South), West Bengal, Pin-743 318
- 103. Union Bank of India, Canning Street Branch, Kolkata, 6-D, Ground Floor, R. N. Mukherjee Road, Kolkata, West Bengal Pin-700 001

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- 104 (University of India, Camao Street Branch, 1760) and Street, Ground Floor, Kolkata. Wisers, 1973, Fin-700 016
- 105 (1998) mask of India, Dadpur Banch,
 As (1998) of, Post Sankarjon,
 Deally Claraganas (South),
 The Explosion Pin-743 303
- 106. http://doi.org/10.1016/10.0016/10
- 107. Unam and of India, Ezra Street Branch, 2478. And Street, Post Box No. 2479, Realth and Bengal, Pin-700 001.
- 108. A control of India, Garia Branch, Austriana (23, Patuli Township, Garia, Tanana de aganas (South), Weether at, Pin-700 094
- 109. Upone Erisk of India, Gotelahat Branch, ACRE of Gotalahat-Krishnapur Oist, 24 Process (South), Kolkata, West South Pro-743 502
- 110. Each and Roffindia, Howrab Branch, 40% of Bead, (Howrah South), Losson of St. 10, Dist. Howrah, Westerneyst, Pin-713 407
- Urtas, Mark of India, Jorasanko Branch,
 232 hattaranjan Avenuw, Moti Sadan,
 Jorasadko Kolkata, West Bengal, Pin-700 006
- 112. Union tank of India, Jujersah Kuldanga Branch, At Chine Jujersah, Dist. Howrah, West Bengal, Pin-711 302
- 113. Unsen week of India, Kidderpore Branch, 24 D. Elchalpur Lane, Kolkata, Week bengal, Pin-700 023
- 114. Umon Bank of India, Industrial Finance Branch, 114. Comac Street, 1st Floor, Kolkata, West, Frank, Pin-700 016
- 115. Umen Gank of India, Maniktolla Branch, 77-C. Rajaram Mohanrai Sarani, West Bengal, Pin-700 009, Kolkata
- 116. Umon track of India, Mohanpur Branch, At Manageur, Post Arya Para, Dist. 24 Paraganas (South), West Bengal, Pin-743 377
- 117 Uman rank of India, New Alipore Branch, 9-822 Alipore, Block-N, First Floor, Killed West Bengal, Pin-700 053
- 118 Umba Back of India, Poali Branch, At & the Boali, Dist. 24 Paraganas (South), West bregal, Pin-743 318

- 119. Union Bank of February A. K. Road (North; General 25 B/I), Rufi Ahmer A general Road Kelkahi West Bengal, Figs 25 of 46
- 120. Union Bash of their sharing Branch.

 At-Rania, it. Sold of Sold Bongal, and self-lear

 Paraganas (for the Asset Bongal, for self-lear
- 121. Union Bank or force: Retail Asset Service.
 6-D, R.N. Mickhool in Retail.
 Kolkata -706/00 (1) metals, again.
- 122. Union Bank of feedin, A cross those bangam Super Mercer, Diamond Harbert and Village Andrew Mannya Nagar Dist, 24 Parent as a least of this, West Bengal
- 123. Union Bank of the Fernish ala Bank of the Leading of At Rathtata in the Council Budge Bades of Post Bowald Described States and Section 1998. The Bank of Section 1998.
- 124. Union Bank with the field Flake Cay Remove CG 234, Section of Collection. West Bengation in 10,000.
- 125. Union Bank and Agran Bose Kond Bone.
 57, Rash Felix and an experience Deshpriya risk and Advance Konda.
 West Bengalous and Advance Rose Research.
- 126. Union Bank of the proceedings that the large transfer of the West Benezil, that 196,042
- 127. Union Bank of India, Physic Bazar Branch, 138/2, Bidhan Saudi, Post Box Ko, 16600. Kolkata, West Bernall, Pin 700 004
- 128. Union Bank of India: Popsia Road South Branch, 86, Topsia Road, Florench, West Bengal, Pin-20039
- 129. Union Bank of the Faltolla Branch.
 10, Puran Change in the Avenue,
 Taltolla, Kolliett Avest Bengal, Fra 700 0 to
- 130. Union Bank of the Australia Road Branch, 38, Strand Road, Alogali Building, PB No. 550, 'Kolkata, West Bengal, Pin-700 001
- 131. Union Bank of India, Sodepur Branch, 175, R.N.Avenue South, Pansila, Sodepur, Dist. 24 Paraganas (South), West Bengal, Pin-700 118.
- Union Bank of India,
 Sundary Moha. Avenue Branch,
 33/1, Dr. Sundari Mohan Avenue.
 Kolkata, West Beneal, Pin-700 014
- 133. Union Bank of todia, Madhyamgram Branch At-Gopal Bhawaa, Jessore Road, Anabaalok, Chowmatha, Madhyasagaam, Kellana. West Bengai

Regional Office Kolkata

- Union Bank of India, Mahatma Gandhi Road Branch, 134/4, M.G.Road, Kolkata, West Bengal, Fin-700 007
- 135. Union Bank of India, Overseas Branch, 1st & 2nd Floor, 9, India Exchange Place, Kolkata, West Bengal, Pin-700 001
- 136. Union Bank of India, Lake Town Branch, Kolkata P-720, Lake Town, Block-A, Kolkata, West Bengel, Fin-700 089
- 137. Union Bank of India, Service Branch, Wachel Molla Building, 1st Floor, 8, Lenin Sarani, Kolkata, West Bengal, Pin-700 013
- 138. Union Bank of India,India Exchange Place Branch15, India Exchange Place, Kolkata,West Bengal, Pin-700 001
- 139. Union Bank of India, CMS Branch, Kolkata 225A, First Floor, A.J. C. Bose Road, Kolkata, West Bengal, Pin 700 020.

Regional Office, Durgapur

- 140. Union Bank of India, Police Line Branch, Burdwan, At Muchipara, G. T. Road, Burdwan, Dist. Burdwan, West Bengal-713 101
- 141. Union Bank of India, Kaicher Branch, At & Post Kaicher, List. Burdwan, West Bengal-711 302
- 142. Union Bank of India. Asansol Branch, 105, G. T. Road, 1557 1007 Asansol, Dist. Budder 1, West, Bengal-713 301
- 143. Union Bank Of India, Madanmohanpur Branch, At Madanmohanpur, Dist. Bankura, West Bengal-722 141
- 144. Union Bank of India, Gorabari Branch, At Gorabari, Post Jagadalla, Dist. Bankura, West Bengal-722 101
- 145. Union Bank of India, Durgapur Branch, Nachn Road, Benachitty, Durgapur, Dist. Burdwan, West Bengal-713 213
- 146. Union Bank of India, Raniganj Branch,87, N. S. Bose Road, Raniganj,Dist. Burdwan, West Bengal-713 347
- 147. Union Bank of India, Burdwan Branch, G. T. Road, Burdwan, Dist. Burdwan, West Bengal-713 101
- 148. Union Bank of India, Jahannagar Branch, At & Post Jahannagar Dist.Burdwan, West Bengal-713 513

- 149. Union Bank of India, Hatgobindpur Branch, At & Post Hatgobindpur Dist.Burdwan, West Bengal-713 407
- Union Bank of India, Moregram Branch, Post Sadipur - Berugram Dist.Burdwan, West Bengal-713 129
- 151. Union Bank of India, Ankhona Branch, At & Post Ankhona Block - Ketugram-I, Dist. Burdwan, West Bengal-713 129
- 152. Union Bank of India, Khaspur Pitola Branch. Post Ehiapur via kandra Block-Ketugram-I, Dist.Burdwan, West Bengal-713 129
- 153. Union Bank of India, Dhaniakhali Branch, At & Post Dhaniakhali, Near Cinematolla, Dist. Hoogly, West Bengal-712302
- Union Bank of India, Chinsurah Branch,
 155/157, Town Guard Road, Gari More,
 Chinsurah, Dist. Hoogly, West Bengal-712101
- 155. Union Bank of India, Tarakeswar Branch, Shaw Palace, Tarakwswar Dist. Hoogly, West Bengal
- 156. Union Bank of India, Mundalika Branch, At & Post Mundalika, Dist. Hoogly, West Bengal-712404
- 157. Union Bank of India, Masat Branch, At & Post Masat, Dist. Hoogly, West Bengal-712701
- 158. Union Bank Of India, Rameshwarpur Branch, At & Post Rameshwarpur, Dist. Hoogly, West Bengal-712152
- 159. Union Bank of India, Banmalipur Branch, Post: West Tajpur, Dist. Hoogly, West Bengal-712706
- Union Bank of Ind., Nawabpur Branch,
 Post Nawabpur. P S Chanditola Dist. Hoogly,
 West Bengal-712701
- 161. Union Bank of India, Aniya Branch, Gopal Bazar 40, Post Ankuni, Districted loogly, West Bengal-/12701
- 162. Union Bank of India, Patashpur Branch, Post - Facishpur Kasba, Dist. Midnapur, West Bengal-713129
- 163. Union Bank of India, Mangrul Branch, Post Mangrul via Khirpari, Dist Midnapur, West Bengal-721232
- 164, Union Bank of India, Dhubinagadi Brarch,
 At & Post Dhubinagadi, Dist. Nadia,
 West Bengal-741 137

165. Umon Bank of India, Shyamsunderpur Patna Branch, Post Shyamsunderpur Patna, Via-Panskura, Dia Midnapur, West Bengal-721 169

Regional Cifice, Ernakulam

- 166. Union Bank of India, Tripunithura Branch, 201/389 P., S.N. Junction, Thripunithura, constitution 32 301
- 167 United Pank of India, Piravom Branch, Kattokkarayil Building, Piravom, Fundanian 686664
- 168. Unkerstank of India, Edathala Branch, Councily, Edathala Alwaye -683 112
- 169 Franch Bank of India, Thoppumpady Branch, year BOT Bridge, Thoppumpady, for akulam-682006
- 170 Union Bank of India, Palarivation Branch, Peringattu Building Palarivation Junction, Ernskulam-682 025
- 171 National Bank for Agriculture and Rural Prevelopment, Laboratak Regional Office, Bangluru
- 172 Sangual Bank for Agriculture and Rural less Inpment, Chattisgath Regional Officer, Eximur

State Bank of Fikaner and Jaipur Head Officer Jaipur

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RASEL L. Morer

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P.A.S.E.C.L., Srigangarages

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176 - 4 . 44 ... 28 A. Public Phys 1 mgant 181 - 335 001 (Rajasthan)

DCC , Signigaragar

177 PARTO, Godf foor, Public Park, See Avanagar - 335 001 (Rajasthan)

Binjh Bayala

178. Binjh Bayala, Tehsil, Padampor, Distt. Sri Ganganager - 325 041 (Rajasthan)

Medical College, Kota

179. Medical College Compound, Rang Badi Road. Kota - 324 005 (Rajasthan)

D. R. M. Office, Kota

- 180. D. R. M. Office, Kota (Rajasthan)
- 181. D.D. Park, Baran Deen Dayal Park, Baran-325 205 (Rajasthan)
- Talvandi, Kota
 311-B, Talvandi Road, Kota-324 005 (Rajasthan)
- 183. R.C.P.C., Baran R.C.P.C., Dean Dayal Park, Baran-325 205 (Rajasthan)
- 184. Zonal Office. Kota Zonal Office, B-33, Industrial Area, Kota-324 007 (Bujasthan)
- 185. CAC, Kota CAC, Aerodrome Circle, Kota-324 007 (Rajasthan)
- Canara Bank, Rohini Sector-3, Branch DDA Complex, Deepali Chowk, New Deihi-110 085
- Canara Baak, UCMS & GTB Hospital, Dilshad Garden Branch, Residential Complex, GTB Hospital New Delhi-110 095
- 188. Canara Bank, Pockfield Public School Robini Branch, "A" Pocket, Sector-16, New Delbi-110 085
- 189. Canara Bank, thai Nagar Branch, 234 B Block, New Delhi-110 064
- (3). Canara Book, Abid olioge for Women Branch 31, Shvara Noth Nova New Belhi-110 054
- 191 Canada Bank, Vasant Kunj Phase II Branch, National Book Trust Nehru Bhavan. (Joy 1996, 1912) 79
- 192. Cand a Partition of the ohini Branch, DAB field for all 19 Block, New Delhi-119 985
- Canara Bank, Paychim Vihar, A-6/5, First floor, Near to Indraprastha School, New Delhi-110 063
- Canara Bank, Yamuna Vihar Branch,
 C-4/84 A, New Delhi-110 053

- 195. Canara Bank, Vidya Niketan School No. 2BranchM 2 Park, NIT. Faridabad-121005
- 196. Canara Bank, Arvindo College Branch, Malviya Nagar, New Delhi-110 017
- Canara Bank, Holy Family Hospital Branch, Okhala Road, New Delhi-110 025
- 198. Canara Bank, Janaki Devi Memorial College Branch, Delhi University, Ganga Ram Hospital Road, New Delhi.
- 199. Canara Bank,B P Senior Secondary School Branch,Sector-23, Sanjay Colony, Faridabad-121 005
- Canara Bank, BHEL, Lodhi Road Branch, Near Ispat Bhavan, New Delhi-110 003
- Canara Bank, Institute of Economic Growth,
 Delhi University, New Delhi-110 007
- Canara Bank, Ghaziabad, Vasundhara Brnach, Maharaja Agrasain Public School, Vasundhara Sector-13, Ghaziabad-201 012 Uttar Pradesh
- 203. Canara Bank, Airport Branch Delhi, G/5 Building (Ground Floor), Indira Gandhi International Airport, New Delhi-110 037
- 204. Canara Bank, Opp. Dak Bunglow, Madanganj, Kishangarh, Rajasthan
- 205. Canara Bank 98, Ganganagar Road, Hanumangarh Junction, Rajasthan
- 206. Canara Bank 16, Pathon Ki Magri, Subhash Nagar, Udaipur
- 207. Canara Bank Manasarovar Complex, 1st Floor, Near Bus Stand, Chhindwara-480 001
- 208. Canara Bank Mandi Muzaffarnagar Branch, 309, South Bhopa Road, Mandi Muzaffarnagar-251 001 Uttar Pradesh
- 209. Canara Bank Sitapur Branch, 42-44, Vijaylakshminagar, Sitapur, Uttar Piadesh
- 210. Canara Bank University Road Branch, M178/2 Sri Nathji Complex, Ground Floor, University Road, Meent-250 004 Uttar Pradesh
- 211. Canara Bank Kurauli Branch, Opposite Kurauli Cold Storage, Kurauli, Barabanki, Uttar Pradesh
- 212. Canara Bank Adarsh Market, Main Road, Rajeev Nagar, Patna-800 J24 (Bihar)
- 213. Canara Bank District Magistrate's Office At & PO-Jamui : District-Jamui, 811 307 (Bihar)

- Canara Bank Hotel The Taj Inn Building, Near Chinees Temple, Main Road Bodh Gaya, Distt.-Gaya-824 231
- Canara Bank Buxar Collectorate Branch,
 Buxar Collectorate Campus, Distt.-Buxar-802 101
- 216. Canara Bank Vidyut Bhavan Branch, Baily Road, Patna, Distt.-Patna-800 001.
- 217. Canara Bank Bhagalpur Collectorate Branch, Bhagalpur Collectorate Campus, Distt.-Bhagalpur-8i2001
- 218. Canara Bank Ramdayalu Nagar Branch, Gannipur, Muzaffarpur, Distt.-Muzaffarpur, Pin-842 001
- 219. Canara Bank, D R M Office Campus Branch, Danapur, Distt.-Patna-801 105.
- 220. Canara BankHanuman Garhi Campus,Zero Mile Sheohar, Distt.-Sheohar-843 329
- 221. Canara Bank Janardan Market, Bangaon Road, Saharsa, Distt.-Saharsa-852 201.
- 222. Canara Bank Main Road Mairwa, Distt.-Siwan-841 239.
- 223. Canara Bank In front of A N M College, Old G. T. Road, Aurangabad, Distt.-Aurangabad, Pin-824 101.
- 224. Canara Bank Vill + P.O.-Chewara, Near Post Office, Distt.-Sheikhpura, Pin-811 304,
- 225. Canara Bank Besides Khadim's, Churipatti Road, Kishnanganj, Distt.-Kishanganj, Pin-855 108.
- Canara BankWard No. 10; Station Road, Supaul.Distt.-Supaul-852 131.
- 227. Canara Bank Bus Stand Road, Wald No. 17, Physique Market. Near A D B Chowk. Arariva. Distt.-Arasya-854 311.
- 228 Canara Bank
 Arawal More, J. hanabad, Distt.-Jahanahad,
 Pin-804 408.
- 229. Canara Bank Naya Bazar, Lakhisarai, Distt.-Lakhisarai, Pin-811 311.
- 230. Canara Bank, Prasad Bigha, Main Road Nawada, Distt.-Nawada-805 110.

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- 157 Canare Bans t trecore Chest, Vijayawada, Mogalrajpurara, Vij. rawada-520 610, Krishna, Agonto Pordesh
- The control back the standard of aniam, the standard back the standard of aniam, the standard of the standard
- 134. Canada conic 14 Clair First Floor, Kannankandy Chemoria Mayeor moad, Calicut. 244-573-064.
- Designation of the control of the
- (a) Canara Bank Lavini Nagar Branch, Vikamshi Cotton Industry Connocand, Lazmi Nagar, Hubli-584 (466)
- 247. Canaca Bank Seria Scancin, 1977. Vikas Plaza, Hadadi Road, Near ITI College, Cavangere-577 005.
- 763 Canara chak Keshwanan B such Kusugai Rom, Keshwapur Hubli-380 023.
- 264 Canara Bank
 DRM Office Compound, Keshwapur Road,
 Hubli-580 020.
- East. Canara Bank Chara a. Chast, 18/2, K. R. Road, Mandipet, Davangere-577 001.
- Canara Bank Hanuman Nagar Branch, Sai Plaza, Double Road, Hanuman Nagar, Belgaum-590 001.

Syndicate Bank, Official Language Division, HO: Manipal-576 104

- 267 Syndicate Bank, Shoolay Branch, 28 Residency Road P B No. 25163, Ashok Nagar, Bangalore, Distt.: Bangalore, State , Karnataka, Pin : 560 025.
- 268. Syndicate Bank, K. R. Puram Branch, Mo. 148, Old Chennai Road, K. R. Puram, Bangalore, Dist.; Bangalore Urban State: Karnataka, Pin: 560 036.
- 269. Syndicate Bank, Russel Market Branch, 127, 1st Floor, Old Poor House Road, Russel Market, Bangalore, Distt: Bangalore Urban, State: Karnataka Pin: 560 051.

- 270. Sendicate Bank, Indiranagar Branch, p63. 1st Main. Defence Colony, Indiranagas Bangalore, Dist : Bangalore Urban, pate : Karnataka, Pin : 560 038.
- 27). Similicaic Bank, P. G. Halli Branch.

 G. G. Halli, Main Road,

 Dang Jorn Distri Bangaiore Urban, SurKornauka Pin ; 560 003.
- 272. Syndicate Bank, Jalahalli Branch, Ralathur Buildings.
 Gangamma Circle Jalahalli, Br., onion Disa, : Bangalore Urban State Marnata Pin 1550 (11)
- 273. Syndic at Brook, feWSSB of main Raydo, th Chemiex, 10, 151 To proceed with the Chemies and the English Pines 66.
- 274. The Union of the Rengan Stanford of the Stanford Stanford of the Kings State of the Linear Stanford Stanford of the Rengal Stanford of the Stanford Sta
- 27% Approximate Bank,
 Centrol Accounts Office, Rajdonth Color,
 10 And Floor, Mysore Bank Circle,
 Bangalore 560 002, Dist.: Bangalore Urban
 State Scholanka Pin: 560 002
- 276. Syndicate Bank, Vidyaranyapuram Branch.
 Opp. Ac Office, No. 844, Shallock, BEL.
 Layout, Bangalore, District: Bangalore Urban.
 State Karnataka, Pin: 560 097
- 277. Synon ate Bank.

 Bangaiore Institute of Technology Brancis.

 okaligara Sangha Campus, Vishweswaran ram
 Bangalore, Distt.: Bangalore Urban,

 Stor: Kamataka, Pin: 560 004
- 278. Syndroate Bank, Yelahanka Branch, No. 2051, 1st Floor, MIG B Section, Mother Diary Farm Road. Couble Road, New Yelahanka Town, Fungalore State, Karnataka, Pin : 560 064
- 279. Sendicate Bank, Tiptur Branch.
 B. H. Road, Post Box No. 24.
 Tiptur, Distr.: Pongalore Urban
 State Karnataka Pin: 572 201
- 280. Syndicate Bank, Katriguppa Branch, Jos. 34 Chirpa Complex, September 1984, Bandshankari 3rd Stage, September 1985; Karnataka Pin 1560 085
- 28) Symiles: Bank, R. Roman (assectorate, No. 396, Akbar Towers, 2nd Floor: Evenue Road, City Market, Banco one States Romanik, Phys. 360, 362

- 282. Syndica's Bank, Rajarajeshwarinagar Branch, No. 11-14, Dhruva Plaza, Nehru Road, BEML Layout, 3rd Stage, Rajarajeshwarinagar, Bangalore, State: Karnataka, Pin: 560 098
- 283. Syndicate Bank, Beawar Branch, # 6/385, Mansoori Plaza, Beawar, Distt: Ajmer, State: Rajasthan, Pin: 305 901
- 284. Syndicate Bank, Sawai Madhopur, Near Ranthambore Circle, New Grain Mandi Road, Sawai Madhopur, State: Rajasthan, Pin: 322 021
- 285. Syndicate Bank Bhilwara Branch, Budh Plaza, # 2, Opp. Circuit House, Basant Vihar. Bhilwara, Distt.: Bhilwara State: Rajasthan Pin: 311 001
- 286. Syndicate Bank, Sirohi Branch, Sadar Bazar, Sirohi, Distt.: Sirohi, State: Rajasthan, Pin: 311 001
- 287. Syndicate Bank, Sikar Branch, Station Road, Near Taporiya Bagichi, Sikar, Distt.: Sikar, State: Rajasthan, Pin: 332 001
- 288. Syndicate Bank, Jhunjhunu Branch, D-13. Om Tower, Mandawa More, Jhunjhunu, Distt: Jhunjhunu, State: Rajsthan, Pin: 333 001
- 289. Syndicate Bank, Pali Branch, Jai Plaza, # 83, Vir Durga Dass Nagar, Pali, State: Rajasthan, Pin: 306 401
- 290. Syndicate Bank Tonk Branch, Singhal Deep, Ward No. 18, Kota Road, Tonk, State: Rajasthan, Pin: 304 001
- 291. Syndicate Bank, Rishikesh Branch, # 1008, Avas Vikas Colony, Rishikesh, Distt: Dehradun, State: Uttarakhand, Pin: 249 201
- 292. Syndicate Bank, Sabdalpur Branch, V & P. O. Sabdalpur, Distt: Saharanpur, State: Uttar Pradesh, Pin: 247 001
- 293. Syndicate Bank, Vikas Marg Extension Branch, 10, Surya Niketan, Vikas Marg Extension, Delhi, Distt : Delhi, State : Delhi, Pin : 144-692
- 294. Syndicate Bank, Central Processing Centre Branch, I-1A. Old Rajendra Nagar, New Delhi, Distt: Delhi, State: Delhi, Pin: 116 560
- 295. Syndicate Bank Kannur Main Branch, First Floor KMS Building, Fort Road, Kannur, Distt: Kannur, State: Kerala, Pin: 670 001
- 296. Syndicate Bank, Regional Office, Kannur, First Floor, T. V. Ward No. 33, Building 40c, d,

- e & f, Fort Road, Kannur, Distt.: Kannur, State: Kerala, Pin: 670 001
- 297. Syndicate Bank, Payyanur Branch, Ground Floor, MM Centre, Main Road, Payyanur, Taluk: Taiiparamba, Distt.: Kannur, State: Kerala, Pin: 670 307
- 298. Syndicate Bank, Kanhangad Branch, Main Road, Kottacherry, Kanhangad, Taluk: Hosdurg, Distt.: Kasargod, State: Kerala, Pin: 671 315
- 299. Syndicate Bank, Taliparamba Branch, Naseema Building, National Highway, Taliparamba, Distt.: Kannur, Pin: 670 141
- 300. Syndicate Bank, Kumbla Branch, Madhava Pai Building, Kumbla Badiadka Road, Kumbla Distt.: Kasaragod, State: Kerala, Pin: 671 321
- 301. Syndicate Bank, Nileshwar Branch, Bhagath Mahal, Temple Road, Nileshwar, Hosdurga Taluk, Distt.: Kasaragod, State: Kerala, Pin: 671 314
- 302. Syndicate Bank, Thalassery Branch,
 Door No. 19/51, Narangapuram, Thalassery,
 Distt: Kannur, State Kerala, Pin: 670 101
- 303. Syndicate Bank, Badiadka Branch,
 First Floor, Shenoy's City Centre, Near Bus Stand,
 Badiadka P. O. Perdala, Distt.: Kasaragod,
 State Kerala, Pin: 671 551
- Syndicate Bank, Uppala Branch,
 Railway Station Road, Uppala,
 Distt.: Kasaragod, State Kerala, Pin: 671 322
- 305. Syndicate Bank, Chirakkal Branch, Put hiyatheru, Chirakkal, Distt.: Kannur, State Kerala, Pin: 670 011
- 306. Syndicate Bank, Manjeshwar Branch, Paivalike Towers, Hosangadi Junction, Manjeshwar, Distt. Kasaragod, State Kerala, Pin: 670011
- 307. Syndicate Bank, Perla Branch, Ganesh Complex EGP X 865, Main Road, Perla, Distt.: Kasaragod, State Kerala, Pin: 671 552
- 308. Syndicate Bank, Mulleria Branch, Harish Complex, Mulleria, Distt.: Kasaragod, State Kerala, Pin: 671-543
- 309. Syndicate Bank, Chalad Branch, Asmabi Building, PPX/314, Main Road, Chalad P. O. Distt.: Kannur, State Kerala, Pin: 670 014
- 310. Syndicate Bank, Mananthavady Branch,
 Door No. 3, Parrakal Building,
 Valliyoorkavu Road, Mananthavady,
 Distt.: Wayanad State Kerala, Pin: 670 645

- Syndicate Bank, Chakkarakkal Branch,
 Kalyani Complex, Mowancherry,
 P. O. Chakkarakal, Dist: Kannur, State Kerala,
 Pin: 670613
- 312. Syndicate Bank, Azhikode Branch, AP/VI/139, Main Road, Vankulathuvayal, Azhikode P. O. Dist: Kannur, State: Kerala, Pin: 670009
- 313. Syndicate Bank, Kannapuram Branch, Door No. V 672, 1st Floor, K. V. Raman Memorial Building, Kannapuram, P. O. Cherukunnu, Dist: Kannur, State Kerala, Pin: 670301
- Syndicate Bank, Peravoor Branch,
 No. 5/512, Arappayal Complex,
 Govt. Hospital Road, Peravoor, Dist: Kannur,
 State Kerala, Pin: 670673
- 315. Syndicate Bank, Sreekandapuram Branch, M. M. Complex, Near Bus Stand, Sreekandapuram, Taluk: Taliparamba, Dist: Kannur, State Kerala
 Pin: 670631
- 316. Syndicate Bank, Panoor Branch, No. 1/611, Main Road, Panoor, Thalassery Taluk, Dist: Kannur, State: Kerala, Pin: 670692
- 317. Syndicate Bank, Mathamangalam Branch, M M Bazar Post, Mathamangalam, Dist: Kannur, State Kerala, Pin: 670306
- 318. Syndicate Bank, Pallikere Branch, Bekal Fort Road, Kottakunnu, Pallikere, Dist: Kasaragod State Kerala, Pin: 671316
- 319. Syndicate Bank, Udma Branch, Main Road, Laxmi Mahal, Udma, Dist: Kasaragod, State Kerala, Pin: 671319
- 320. Syndicate Bank, Dharmadam Branch,
 Meethale Pedika, Dharmadam,
 Thalsserry Taluk, Dist: Kannur, State: Kerala,
 Pin: 670106
- 321. Syndicate Bank, Vorkadi Branch, Vishwaprabha, Ist Floor, Sunkadakatte, Via Manjeshwar, Post Vorkadi, Dist: Kasaragod, State: Kerala, Pin: 671323
- 322. Syndicate Bank, Alakode Branch, Chakkalakkal Building, C/6/146, Link Road, Alakode, Dist: Kannur, State: Kerala, Pin: 670571
- 323. Syndicate Bank, Paivalike Branch, Uppala Kanyana Road, Paivalike,

- Dist: Kasaragod, State: Kerala, Pin: 671348
- 324. Syndicate Bank, Karivellur Branch,Main Road, Karivellur,Dist: Kannur, State: Kerala, Pin: 670521
- 325. Syndicate Bank, Chokli Branch,11/32, Main Road, Chokli,Dist: Kannur, State: Kerala, Pin: 670672
- 326. Syndicate Bank, Trikarpur Branch,First Floor, Azeezia Complex, Trikarpur,Dist: Kasaragod, State: Kerala, Pin: 671310
- 327. Syndicate Bank, Mangatparamba Branch, Veliyambra Shopping Complex, 1st Floor, AP 705N, Kannur University Campus, P. O., Mangatparamba Kannur University, Dist: Kannur, State: Kerala, Pin: 670567
- 328. Syndicate Bank, Thokkilangadi Branch, P.B. No. 2, P. O. Kuthuparamba, Thokkilangadi, Dist: Kannur, State: Kerala, Pin: 670643
- 329. Syndicate Bank, Payangadi (Mottom) Branch, Writers Building, Eripuram, P. O. Payangadi-Mottom Dist: Kannur, State: Kerala, Pin: 670303
- 330. Syndicate Bank, Pariyaram Branch, D. No. CPV 838, J K & Sons, Shopping Complex, Near Pariyaram Medical College, Dist: Kannur, State: Kerala, Pin: 670502
- 331. Syndicate Bank, Pilicode Branch, National Highway, Kalikkadavu, Pilicode P. O., Hosdurg Taluk, Dist: Kasaragod, State: Kerala, Pin: 671353
- 332. Syndicate Bank, Kattampally Branch, Fazil Building, Kuthirathadam Road, Near Project Kattampally, Dist: Kannur, State: Kerala, Pin: 670015
- 333. Syndicate Bank, Peringome Branch,
 Payyanur Cherupuzha Road,
 P. O. Peringome Dist: Kannur, State: Kerala,
 Pin: 670354
- 334. Syndicate Bank, Varam Branch, Abu Nagar, Varam P. O., Dist: Kannur, State: Kerala, Pin: 670594
- 335. Syndicate Bank, Kannur Cantonment Branch, Near Kannur Military Hospital, Kannur Cantonment, Thillery, Kannur, Dist; Kannur, State: Kerala, Pin: 670001
- 336. Syndicate Bank, Mayyil Branch, Bldg. No. C-6-123 (8), Mayyil, Kannur, Taluk: Taliparamba, Dist: Kannur, State: Kerala, Pin: 670602

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	- A. Branch, - A. Ramakrishna Complete (from 1931), - A. Branch, Mavungot (fise (18) askroped), - A. Branch, Pin. 671)	359.	Pin : 47
34%.	Bonk, Mattanur Braoch. Dontre, Near Sabin Talkies, Dover y Road, Mattanur, Dist - Kannur,	£6 0 .	State Pin: 4:350 Syndical
348.	Control Rerala, Pin: 670702 Cond: Car Bunk, Balussery Branch, RU A. T.K.C. Building, Karrali Road.		No. 179, been State production. Ping to the Communication of the Communi
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Notification of Branches OL Rule 1976 10 (4)

Name and Address of the Wonch so. Dank of India

1 RAJASTHAN

133 Bank of India, Jawah v. Cigo. Branch. B-4, Sector 2, Jawah v. Valgo. Brigoto 102004

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- Sank of Inche, Trace Faceure Celusy Bronch, Shiv Priya Complex,
 Agra-Pirozabad Bye Pass Poad,
 Prons Yamuna Colony, Agrant Star Fradesh),
 Pin Code-282 148.
- Aashawad Palace, Hathras Road, Saladawah Mashawad Palace, Hathras Road, Saladawah Mahamayanagar, Haradawah, Pin Code-281 306

HAGINE AND

- Bank of India, Besa Branch, Konark Plaza, Besa, Nagpro 140 034. Maharashtra
- Bank of India, Trimurtinagar Branch,
 Trimurtinagar, Nagpui,
 Maharashtra
- Bank of India, Hudkeshwar Branch,
 Plan No L Kadunagar Propres 3/0 025
 Notice assists
- Fritan Goodwik, and Electric Boards, Nagpur-440 008
- Maharashtra
- Bank of India add to Househ,
 Plot No. 1. A. L. L. 10. 1015-A,
 S. J. Rohankar and out, Ward No. 61, Mankapur,
 Nagpur-440 030, Maharashtra

NAGPUR ZONE II

- Bank of India, Urjagram Branch, Nagpur Road, B-15, W. C. L. CWS Complex, Chandrapur, Nagpur-440 034. Maharashtra
- Bank of India, Babupeth Franch,
 Rajeev Gandhi Tech & Research,
 Engineering College, Campus Babupeth,
 Ballarpur Road, Chandrapur, Maharashna
- 373 Bank of India, Agarsen Marg Branch, 7/21, Laxmibal Ward, Near Gorakshan Road Market, Gondia-441 601
- 374 Bank of India, Gornkshan Food Branch, Shriraj Complex, Near Khandelwal Bhavan, Akota, 444 005, Maharashtra

- 375 Bank of India, Derdanagar Branch, Plot No. 19, Bhanc Layour, Dardanagar, (Wadgadon), Dan Yanamal, Maharashtra
- 376 Bank of India, Washire Branch, Parsouth Building, War Patni Chowk, Mair Road, Washim-444 508, Maharashtra
- Back or India, V. M. V. Road Branch,
 A-1, Complex, Rathi Nagar, (Tarangan Nagar),
 Amravati-444-003. Maharashtra
- 378 Bank of India, Upparvahi Branch.
 Ambuja Central and and A Post Upparwahi,
 Tahsil, Korpana, Dist. Chandrapur.
 Pin-442 908

RATHAGICATIONE

Bank of Indie, Kudal Branch,
 A-19, Mehneel Plaza, Kudal-Neror Road,
 Ganesh Nagar, Oist, Sindhudurg-16 520

PUNE ZONE

- Bank of India, Yould Thomah, (Semi-Hoban).
 Sachivalaya Road, Opp. Makanond High School,
 Khanpure Complex. You've
 Dist. Nasik-423 401
- Bank of India, Annua throm Branch, Clebral,
 Shivam, Plot No. 2, FF (20.56)
 Market Yard Annua
 Near Jain Dhartail, Pariksha Board,
 Anand Rushiji Mara, Ahmodongar 414 001
- 382 Bank of India, Wishportwald Branch (Metro), S. No. 44, Art, Sub Plot No. 1, Show Room No. 3d at Shopper's Orbit, Pune-Alandi Road, Ohanori, Vishrantwadi, Pune-411 015.
- Bank of India, Santaged Road Branch (Metro),
 Laxmi Narayan Saakat,
 S. No. 120 A + B, F M. No. 545, Plot No. 25,
 Sinhagad Road, Pune 4 11 030

HYDERABAD ZONE

Bank of India, Vidayapalem Branch,
 H. No. 26/2/1412, Venkatatareddy Nagar,
 Vedayapalem, Nellere 524 004 (A. P.)

GANDHI NAGAR ZAME

- 385 Bank of India 10 thanpur Bransi "Laxmi Nive 100 adhi Chawk Radhani 10 185 340 (Cojarat)
- Dank of India, Modilera Read Branch.
 Someshwar Shopping Mail,
 Opp. Poojan Complex, Modilera Bood,
 Mahesana-384 002 (Gujarat)

RAJGAD THANE BRANCH

387 Bank of India, Badlapur (East) Branch, Shop No. 3 to 10, Ground Floor, "Shri Dattatraya Areade", Plot No. 9,

			· · · · · · · · · · · · · · · · · · ·
	New L.P. Road, Katrap, Badlapur (East), Tol. Ambarnath, Dist. thane-421 503	403	State Bank of Patiala, Sec7C,
388	Brank of India, Kamothe Branch Shop No. 5 to 8, Ground Floor, "The Landmark", Plot No. 2, Sector-12, framothe, Dist. Raigad,	404	Chandigarh State Bank of Patiala, Sec22B, Chandigarh
STAT	Navi Mumbai-410 206 'F BANY OF INDIA	405	State Bank of Patiala, High Court,
389	state Bank of India. Local Head Office, Bank Street, Kothi, Proderabad-300 095 Andhra Pradesh	406	Chandigarh State Bank of Patiala, Sec38B,
390	Solve to the of India, Solve to the Administrative Unit Strategie GPO, paragraphic GPO, p	407	Chandigarh State Bank of Patiala, Sr. Br. Sec17C, Chandigarh
391	Seat Bank of India, Administrative Unit, Caryamopet, Prakasam Road, Vanyawada-520 002, Andhra Pradesh	408	State Bank of Patiala, 117, Industrial Area Phase II Chandigarh
392	State Bank of India, Visakhapatnam Administrative Unit, Shipuram, Balajinagar, Visakhapatnam-530 003 Andhra Pradesh	409	State Bank of Patiala, Sec. 32-D, Chandigarh
393	Serve Bank of India, Tirupati Administrative Unit, for one da Road, Tirupati-517 501,	410	State Bank of Patiola, Distt. Court, Sec#17, Chandigarh
	GE FCHNDIGARH	411	State Bank of Patiala, Sec-16,
394	State De Roef Patiata. Ambala Dib it, SAS Nagar	412	Chandigarh State Bank of Patiala,
395	State Bank of Patiala, Anandpur Sahib,		Sec-34, Chandigarh
396	Dish, Roper The mak of Patiala, The New Mopar	413	State Bank of Patiala, Per. Bkg, Sec. 8C Chandigarh
3017		414	State Bank of Patiala, Sec46, Chandigarh
398	Social Section	415	State Bank of Potiala, St. Stephen School, Sac45, Chandigarh
}(x)	Sinc Bank of Patiaca Grant Mkt. Sec26,	416	State Bank of Pasiala. Sec15D, Chandigarh
4(X)	And Seen ank of Patiala, Seen 220,	117	State Bank of Patiala, Dadu Majra, PO Maloya, Chandigarh
401	Choosigarh Store Bank of Ferlala,	418	State Bank of Facols. Daria, Chandigath
	- OD, enig <mark>arh</mark>	419	State Bank of Paciala, Dehar, Distt., SAS Nagar
-1072	Sank et P atiala, इ.स. १९८ ₎ Conady <mark>arh</mark>	420	State Bank of Patiala. Dera Bassi, Distt, SAS Nagar, Mohali

	<u> </u>		
421	State Bank of Patiala, Dera Bassi, SME,	441	State Bank of Patiala, Sarangpur, UT Chandigarh
400	Distt. SAS Nagar, Mohali	442	State Bank of Patiala, SCF-23, Panchkula Road,
422	State Bank of Patiala, Kainbala, UT Chandigarh	443	Zirakpur State Bank of Patiala, Daborchi Thli
423	State Bank of Patiala, Kazheri, PO Badheri,	444	Distt. Ropar State Bank of Patiala,
424	UT Chandigarh State Bank of Patiala,		Baddi, Distt. Solan
	Kharar, Distt. SAS Nagar Mohali	445	State Bank of Patiala, Badhlag, Distt. Solan
425	State Bank of Patiala, Khuda Ali Sher UT Chandigarh	446	State Bank of Patiala, Bagha, Teh. Arki Distt. Solan
426	State Bank of Patiala, Kiratpur Sahib, Distt. Ropar	447	State Bank of Patiala, Baroti, Distt. Solan
427	State Bank of Patiala, Kumbra Distt. SAS Nagar	448	State Bank of Patiala, Bathal, Distt. Solan
428	State Bank of Patiala, Kurali, Distt. SAS Nagar	449	State Bank of Patiala, Paonta Sahib, Dist. Sirmour.
429	State Bank of Patiala, Manimajra, Chandigarh	450	State Bank of Patiala, Boghdhar
430	State Bank of Patiala, SCO 36-37, Ph-VII, Mohali, Distt. SAS Nagar	451	State Bank of Patiala, Chambagahat, Distt. Solan
431	State Bank of Patiala, Mohali YPS, Distt. SAS Nagar	452	State Bank of Patiala, Chhausa, Distt. Solan
432	State Bank of Patiala, SCF-107, Ph-30B,	453	State Bank of Patiala, Dayori, Distt. Shimla
433	Mohali Distt, SAS Nagar State Bank of Patiala,	454	State Bank of Patiala, Delgi, Distt. Solan
400	Mohali, Phase-10 Distt. SAS Nagar	455	State Bank of Patiala, Gauda, Distt. Solan
434	State Bank of Patiala, Mohali, Sec70 Distt. SAS Nagar	456	State Bank of Patiala, Jabli, Distt. Solan
435	State Bank of Patiala, Morinda, Distt. Ropar	457	State Bank of Patiata, Kasauli, Distt. Solan
436	State Bank of Patiala, Nangal, Distt. Ropar	456	State Bank of Patiala,
437	State Bank of Patiala, Nurpur Bedi ADB, Distt. Ropar	;5¢	State Bank of Petiala, Loharghat, Distt. Solan
438	State Bank of Patiala, Near Hospital, Ropar	460	State Bank of Patiala, Manpura, Distt. Solan
439	State Bank of Patiala, Red Cross Bhawan, Ropar	461	State Bank of Patiala, Nahan, Distt. Solan
440	State Bank of Patiala, Thermal Plant Area, Ropar	462	State Bank of Patiala, Nalagarh, Distt. Solan

Î.	THE GAZETTE OF INDIA	: JUNE 26, 2010/A	ASADHA Jarres II.
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(आर्थिक कार्य विभाग)

नई दिल्ली, 21 जून, 2010

्का ्रेज, **1572.—वित मंत्रालय, आर्थिक कार्य विभाग की तारीख 5 जून**. 2009 की समसंख्यक अधिसृचना में ऑगिक माध्यक अधिक हुए। विक मंत्रालय, आ**र्थिक कार्य** िभाग के निम्नलिखित अधिकारियों को उनके नाम के आगे उल्लिखित प्रभाग के केंद्रीय लोक सूच्या अधिक के कार वे एटचाजिए किया जाता है:—

종. 역	Pe(10)	<i>५</i> ६ ः म	ाञ्चलिखित अधिकारी के स्थान पर	संबंधित विषय
· · · · · · · · · · · · · · · · · · ·	श्रो देवेन्द्र कुमार गौड़	अवर सचिव (एमआर)	श्री ए. को. सिंह	एमआर (बहुपशीय संकार ५०
Ž	श्री गिरीश कुमार	उप-सहायता लेखा <i>म</i> ं हेल्ल नियंत्रक	श्री अशोक कुमार	सहायतः तम्बः एवं लेखः 🦠 ः का कार्यभः
ar con Theorem 1				(फा. सं. 1 1 20) एस. कं. चिल्ल्ड्यार

(Department of Economic Affairs)

New Dolhi, the 21st June, 2000

S.O. 1572.—In partial modification of Ministry of Finance, Department of Finance At even mumber dated 5th June, 2009, the following officers of the Ministry of Finance. Department of Ironic designated as Central Public Information Officer in respect of Division mentioned by finance in names:

5 No.	Name	Designation	VE.	Matters relating to
1.	Shri Devendra Kumar Gauc	US(MR)	Shri A. K. Singh	MR (Multilatera) Rebose Division
Ž.	Shri Girocsh Kumar	Dy. CA A ∈ A	Shai Ashok Kumar	Office of the CAA & A Control of Aid Accounts & Audit
	The state of the s			IF, No. 1-1,2005-R. (1) S. K. GHILIDIYAL, Under Secy.

सूचना और प्रसारण मंत्रालय

नई दिल्ली, 15 जून, 2010

का.आ. 1573.—इस मंत्रालय की दिनांक 10-11-2009 की समसंख्यक अधिसूचना के क्रम में तथा चलचित्र (प्रमाणना निरमावली 1983 के नियम 7 एवं 8 के साथ पठित चलचित्र अधिनियम, 1952 (1952 का 37) की धारा 5 की उप-धारा (1) द्वारा प्रदत्त शक्तियां कर कि करते हुए, केंद्र सरकार, श्री जगदीश होशमणि, 325/1, 5वां क्रॉस, 14वां मेन, सदाशिवणगर, बंगलौर-560 080 को तत्काल प्रभाव से 2 वर्षों का अवधि के लिए अथवा अगले आदेश होने तक, इनमें से जो भी पहले घटित हो, केंद्रीय फिल्म प्रमाणन बोर्ड के बंगलौर सलाहकार पैनल का सदस्य नियुक्त करती है।

[फा. सं. 809/5/2009-११११ वी)] अमिताभ कुमार, निदेशक (फिल्म)

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 15th June, 2010

S.O. 1573.—In continution of this Ministry's Notification of even number, dated 10-11-2009 and or exercise of the powers confered by sub-section (1) of Section 5 of the Cinematography Act, 1952 (37 of 1952) read with rules 7 and of the Cinematography (Certification) Rules, 1983, the Central Government is placed to appoint Shri Jagdish Hosmani. 325/1, 5th Cross, 14th Main, Sadashivanagar, Banglore-560 080 as a member of the Banglore Advisory Panel of the Cinematography (Certification with immediate effect for a period of two years or until further orders, whichever is earlier.

[F. No. 80**5/2009-F(C)] AMITABH KUMAR, Director (Films)

वाणिज्य और उद्योग मंत्रालय

(वाणिज्य विभाग)

नई दिल्ली, 16 जन, 2010

का.आ. 1574.—केन्द्रीय सरकार, निर्यात (क्वालिटी नियंत्रण और निरीक्षण) अधिनियम, 1963 (1963 का 22) की धारा 7 की उप-धारा (1) के साथ पठित निर्यात (क्वालिटी नियंत्रण और निरीक्षण) नियम, 1964 के नियम 12 के उपनियम (2) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए. मैसर्स इंटरटेक इंडिया प्राइवेट लिमिटेड, नं. 46, वेस्ट मधा चर्च रोड, दूसरा तल, रायापुरम, चैन्नई-600 013 को, इस अधिसूचना के राजपत्र में प्रकाशन की तारीख से तीन वर्ष की अविध के लिए खिनज और अयस्क (समूह-1) अर्थात् लौह अयस्क, मैंगनीज अयस्क (मैंगनीज डॉयक्साइड को छोड़कर) और (समूह-II) अर्थात् बैराइट्स, फेल्डस्पार, लाल आक्साइड, स्टेटाइट्स मैंगनेसाइट को, भारत सरकार के वाणिज्य मंत्रालय की अधिसूचना सं. का. आ. 3975 तारीख 20 दिसम्बर, 1965 और का. आ. 3978 तारीख 20 दिसम्बर, 1965 के साथ उपाबद्ध अनुसूची में विनिर्दिष्ट उक्त खिनजों और अयस्कों का निर्यात से पूर्व चैन्नई में निरीक्षण करने के लिए एक अभिकरण के रूप में, निम्नलिखित शर्तों के अधीन रहते हुए मान्यता देती है, अर्थात् :—

- (i) मैससं इंटरटेक इंडिया प्राइवेट लिमिटेड, चैन्नई खनिज और अयस्क समूह-I का निर्यात (निरीक्षण) नियम, 1965 के नियम 4 तथा खिनिज और अयस्क ग्रुप-II का निर्यात (निरीक्षण) नियम, 1965 के अधीन निरीक्षण का प्रमाण-पत्र देने के लिए उनके द्वारा अपनाई गई पद्धित की जांच करने के लिए, इस निमित्त निरीक्षण परिषद् द्वारा नामनिर्दिष्ट अधिकारियों को पर्याप्त सुविधाएं देगी,
- (ii) मैसर्स इंटरटेक इंडिया प्राइवेट लिमिटेड, चैन्नई इस अधिसूचना के अधीन अपने कृत्यों के पालन में निदेशक (निरीक्षण और क्वालिटी नियंत्रण), निर्यात निरीक्षण परिषद् द्वारा समय-समय पर ऐसे निदेशों से आ**बद्ध होंगे जो** लिखित में दिए जाएं।

[फा. सं. 4/1/2010-ईआई एंड ईंपी] किरण पुरी, निदेशक

MINISTRY OF COMMERCE AND INDUSTRY (Department of Commerce)

New Delhi, the 16th June, 2010

- S.O. 1574.—In exercise of the powers confered by the sub-section 1 of Section 7 of the Exports (Quality Control and Inspection) Act, 1963 (22 of 1963), read with sub-rule (2) of rule 12 of the Exports (Quality Control and Inspection) Rule, 1964, the Central Government hereby recognises M/s. Intertek India Private Limited, No. 46, West Madha Church Road, 2nd Floor, Royapuram, Chennai-600 013, as an agency for a peroid of three years with effect from the date of publication of this notification in the Official Gazette, for inspection of Minerals and Ores (Group-I), namely, Iron Ore, Manganese Ore (excluding Manganese dioxide) and (Group-II), namely, Barytes, Feldspar, Red Oxide, Steatite, Magnesite specified in the Schedules anaexed to the notifications of the Government of India in the Ministry of Commerce numbers S.O. 3975 dated the 20th December, 1965, and S. O. 3978 dated the 20th December, 1965 prior to the export, of the said Minerals and Ores at Chennai, subject to the following conditions, namely:—
 - (i) That Mrs. Intertek India Private Limited, Chennai shall give adequate facilities to the officers nominated by the Export Inspection Council in this behalf to examine the method of inspection followed by them in granting the certificate of inspection under rule 4 of the Export of Minerals and Ores-Group I (Inspection) Rules, 1965 and the Export of Minerals and Ores-Group II (Inspection) Rules, 1965;
 - (ii) That Mile. Intertek India Private Limited, Chennai in the perforance of their function under this notification shall be bound by such directives as the Director (Inspection and Quality Control), Export Inspection Council may give in writting a one time to time.

[File No. 4/1/2010-EL& EP] KIRAN PURI, Director

उत्तर पूर्वी क्षेत्र विकास मंत्रालय

नई दिल्ली, 21 मई, 2010

का.आ. 1575.—राष्ट्रपति, श्री प्रताप सिंह को 23-4-2010 के पूर्वाह से 1 वर्ष अथवा अगले आदेशों तक, जो भी पहले हो, उत्तर-पूर्वी क्षेत्र विकास मंत्राल ं वे तदर्थ आधार पर सहायक निर्देशक (रा.भा.) के पद पर नियुक्त करते हैं।

[सं. 13/43/2010) प्रशाः] अशोलि चलाई उप स्मीचव

MINISTRY OF DEVELOPMENT OF NORTH EASTERN REGION

New Delhi, the 21st May, 2010

S.O. 1575.—The President is pleased to appoint Shri Pratap Singh as Assistant Director (OL) in the Ministry of Development of North Eastern Region, on adhoc for one year or until further orders whichever event takes place earlier with effect from the forenoon of 23-4-2010.

[No. 13/43/2010-Admn.] ASHOLI CHALAI, Dy. Secy.

नई दिल्ली, 21 मई, 2010

का.आ. 1576.—राष्ट्रपति, श्री ब्रजेश मिश्र, भा.दू.सं. सं. (1993) को 14 मई, 2010 के पूर्वीह्न से 5 वर्षों के लिए अथवा अगले आदेशों तक, जो भी पहले हो, उत्तर-पूर्वी क्षेत्र विकास संत्रालय में निदेशक के पद पर नियुक्त करते हैं।

[सं. 13/56/2010-प्रशा.] अशोलि चलाई, उप सचिव

New Delhi, the 21st May, 2010

S.O. 1576.—The President is pleased to appoint Shri Brajesh Mishra, I, Tele. S (1993) as Director in the Ministry of Development of North Eastern Region, for a period of 5 years or until further orders whichever event takes place earlier with effect from the forenoon of 14th May, 2010.

[No. 13/56/2010-Admn.] ASHOLI CHALAI, Dy. Secy.

नई दिल्ली, 17 जून, 2010

का.आ. 1577.—राष्ट्रपति, श्री डी. बंद्योपाध्याय को 01-06-2010 के पूर्वाह्न से उत्तर-पूर्वी क्षेत्र विकास मंत्रालय में तत्काल प्रभाव से तदर्थ आधार पर अवर सचिव के पद पर नियुक्त करते हैं।

> [सं. 13/58/2010-प्रशा.] अशोलि चलाई, उप सचिव

New Delhi, the 17th June, 2010

S.O. 1577.—The President is pleased to appoint Shri D. Bandyopadhya as Under Secretary in the Ministry of Development of North Eastern Region, on adhoc basis with effect from 01-06-2010 (forenoon).

[No. 13/58/2010-Admn.] ASHOLI CHALAI, Dy. Secy.

उपभोक्ता मामले, खाद्य और सार्वजनिक वितरण मंत्रालय

(उपभोक्ता मामले विभाग)

भारतीय मानक ब्यूरो

नई दिल्ली, 8 जून, 2010

का.आ. 1578.—भारतीय मानक ब्यूरो नियम, 1987 के नियम 7 के उपनियम (!) के खंड (ख) के अनुसरण में भारतीय मानक ब्यूरो एतद्द्वारा अधिसूचित करता है कि जिस भारतीय मानकों का विवरण नीचे अनुसूची में दिया गया है वे स्थापित हो गये हैं :-

		•
23.	TD	TAI
.31.	: 43	-4

क्रम संख्या	र । । वास्तीय मानक (कों) की अख्या एक । सर्विक	नये भारतीय मानल हास जीवक्रमित भारतीय मानक अशता अनकों, ददि कोई हो, की संगा, कंट वर्ष	स्थापित क्षेत्र
(1)	(2)	(3)	
1.	ार्न : जाईईसी 60075-3 : 2007 विस्फोटी प्रयोवसन - व्यक्ति आवेष्टर ें हुं !! द्वारा जपकरण संस्कृत	आईएस 7,589 : 2004	
S. An	ं पार्वेष्ट्री 61241-1 2004 वह दशील घृत की े पर्वे इंद्रीय होने कले विशुव की उपस्कर: धाम: ं पार्वेष्टन द्वारा सुरक्षा	आईएस 12315(भाग १००) 1904	\$to the second
Çe.	ा ाद्ध्यों 61241-10 : 2003 दहनशील धूल की १८८- विभिन्न <mark>योग होने वाले विश्</mark> वात विषयकरः धवाः १८८- विश्वा ल धूल को जपविधांत लाहे जधवा उपस्थिति १८८२न क ले क्षेत्रों का वर्गीकरण		9) 8(F)
4.	ा :- अन्द्रईसी 61241-11 : अन्य व्यवस्थाल धृत की र े जाव में प्रयोग होने वाले विद्युत को तपरकर; काया - जिस्का सुरक्षा ''D' द्वारा सुरका		্ৰেক্ট এম
5.	ं वाजा ईईसी 612 4। तेक : 200क एकत्ताति धूल की े ते के प्रयोग होते वाले विद्युत के शतकहर काम: े एवं संस्थापन	आहंप्स । १८४० - ५ १५८	Marine Comment
5-	ा । आई ईसी 61241-14 (Sec. C)न तस पूर्व कर राजन में अयोग सोने वाले विल्लान के अध्यक्तर, मागः राजन विक्रण "mD" द्वाग संस्था		

ः सम्बद्धि भामकों की प्रतियाँ भागतीय मानक ब्यूसे, भागक भवन, 9, बहादुर शाह जफर तथा तथा दिल्ली-110002, धवीय व्ययकार प नई विकास का काता, चण्डीगढ़, चेन्नई सुन्बई तथा भाखा कार्यालयों : अहमदाबाद, बंगलीर सम्पन्न, भूवनंश्वर, कार्यकात् पूर्ण हैदराबाद का कानपुर, मारापुर, पटना, ५ण तथा तिरूवभन्तापुण में बिक्री हेतु उपलब्ध हैं :

[संद्र्ष: इंटो १ - वे व्या ५९, ११८ व्या १५५३ अस. को. बेहन, वेशवास है। एक प्रमुख (१५५३ अस. १

MINISTRY OF CONSUMER AFFAIRS, FOOD AND PUBLIC ALGEBRATION (Department of Consumer Affairs)

BUREAU OF INDIAN STANDARDS

New Delhi, the 8th June, 2010

53. 1578.—In pursuance of clause (b) of sub-rule (1) of Rule 7 of the Bureau of Indian Standards Rules, 1.3 the Bureau of Indian Standards hereby notifies that the Indian Standards, particulars of which are given in the Schedul here that the Indian Standards particulars of which are given in the Schedul here that the Indian Standards is a layer been issued:—

SCHEDULE

Ši No.	greer of the Indian Standards	No.& year or melion Standards, if any, Superiod. The the New Indian Standerd	
():	(2)	(3)	(4)
!	3079-2:2007 Explosive Atmospher		State of the state
we was	re "p"	The state of the s	**************************************

(!)	(2)	(3)	(4)
2.	IS/IEC 61241-1: 2004 Electrical Apparatus for Use in the Presence of Combustible Dust: Part ! Protection by Enclosures "!D"	IS 12315(Part 1): 1988	30 April, 2009
3.	IS/IEC 61241-2-10: 2004 Electrical Apparatus for Use in the Presence of Combustible Dust: Part 10 Classification of Areas where Combustible Dusts are or may be Present		30 April, 2009
4.	IS/IEC 61241-11: 2005 Electrical Apparatus for Use in the Presence of Combustible Dust: Part II Protection by Intrinsuc Safety "ID"		31 May 2009
5.	IS/IEC 61241-14; 2004 Electrical Apparatus for Use in the Presence of Combustible Dust: Part 14 Selection and Installation	IS 14154(Part 2): 1997	31 May, 2009
6.	IS/IEC 61241-18: 2004 Electrical Apparatus for Use in the Presence of Combustible Dust: Fart 13 Protection by Encapsulation "mD"		31 May 2009

Copies of these Standards are available for sale with the Bureau of Indian Standards, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-110002 and Regional Offices: New Delhi, Kolkata, Chandigarh, Chennai, Mumbai and also Branch Offices: Ahmedabad, Bangalore, Bhopal, Bhubaneshwar, Coimbatore, Guwahati, Hyderabad, Jaipur, Kanpur, Nagpur, Patna, Pune, Thiruvananthapuram.

[Ref: ET22/1-59, 69, 73, 74, 75 & 7-77]

R. K. TREHAN, Sc 'E' & Head (Electrotechnical)

नई दिल्ली, 16 जून, 2010

का आ. 1579.—भारतीय मानक ब्यूरो नियम, 1987 के निरास के उप-नियम (1) के खड (ख) के अनुसरण में भारतीय मानक ब्यूरो एकरद्वारा अधिस्चित करता है कि जिसे अनुसूची में दिए गए मानकों में संशोधन किया गया है :

		अनुसूचा	
क्रम संख्य	संशोधित भारतीय शहर को संख्या और वर्ष	संशोधन की सं ख्या और तिथि	म संशोधन लागू होने की तिथि
(1)	(2)	(3)	(4)
',	6932 (See 1) 1979	3, मई, 2010	31 मई, 2010
ý 	6932 (भाग 2) 1973	1, मई, 2010	31 मई, 2010
, ,11	6932 (भाग 3) 1 973	l , मई, 2010	31 मई, 2010
4.	6932 (भाग 4) 1973	2, मई, 2010	31 मई, 2010
5.	6932 (भाग 5) 1973	1, मई, 2010	31 मई, 2010
6.	6932 (भाग 6) 1973	1, मई, 2010	31 मई, 2010
7,	6932 (भाग 8) 1 973	1, मई, 2010	31 ਸ{ ਾ010
8.	6932 (भाग 10) 1 973	1, मई, 2010	31 평 원 (학원)

इन संशोधनों **की प्रतियाँ भारतीय मानक ब्यूरो, मानक भवन 9. बहादुर शाह जफर** यह⁶ ाई दिल्ली-110002, क्षेत्रीय कार्या**लयों** : ां दिल्ली, कोलकाता, **चण्डीगढ़**, चेन्नई, मुम्बई तथा शाखा कार्यालयों : अहार्यदाबाद, ब्रांगा (, भोपाल, भुवनेश्वर, कोयम्बतूर, गुखाहाटी, हिदराबाद, जयपुर, कानपुर, नागपुर, पटना, पुणे तथा तिरूवनन्तापुरम में बिक्की हैं । उपलब्ध हैं ।

िमंदर्भ: सोईडा/राजपद्रः

ए. के. सैनो, वैज्ञानिक 'एफ' व समुख (सिविल इंडोनियरी)

New Delhi, the 16th June, 2010

S.O. 1579:—In pursuance of clause (b) of sub-rule (1) of Rule 7 of the Bureau of Indian Standards Earlies, 1975, the Bureau of Indian Standards hereby notifies that amendment to the Indian Standard, particulars of which are given to the Schedule hereto annexed have been issued:

SCHEDULE

Sl. No.	No. and year of the Indian Standards		and year of The ndment	Date from which the amendment shall have effort
(1)	(2)		(3)	(4)
1	6932 (Part 1): 1 973	3,	May, 2010	31 May, 2010
2.	6932 (Part 2): 1 973	1,	May, 2010	31 May, 2010
.3.	2032 (cart 3) : 1973	1,	May, 2010	31 May, 2010
4.	6932 (Part 4): 1973	2,	May, 2010	31 May, 2010
5.	6932 (Part 5): 1973	1,	May, 2010	31 May, 2010
6.	6932 (Part 6): 1973	1,	May, 2010	31 May 2010
7.	6º32 (Part 8): 19 73	1,	May, 2010	31 May 2010
8.	6-93 (Part 10): 1973	1,	May, 2010	31 May 2010

Copies of the amendment are available for sale with the Burgar of Indian Standards, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-110002 and Regional Offices: New Delhi, Kolkata, Chandigarh, Chennai, Mumbai and also Branch Offices: Ahmedabad, Bangalore, Bhopal, Bhubaneshwar, Coimbatore, Guwahati, Hyderabad, Jaipur, Kanpur, Nagpur, Patna, Pune and Thiruvananthapuram.

[Ref: CED/Gazette]

A. K. SAINI, Sc 'F' & Head (Civil Engg.)

नई दिल्ली, 7 जून, 2010

क्षा,आ. 1**580.—भारतीय** मानक ब्यूरो (प्रमाणन) विनियम, 1988 के विनियम 4 के उप विनियम (5) के अनुसरण में भारतीय मानक ब्यूरो एतर्द्राण अ<mark>धिसूचित फरता है कि वे लाईसेंस्ट जिनके विवरण नीचे अनुसूची में दिए गए हैं, को लाइसेंस प्रदान किए गए हैं :</mark>

अनुसूची

			अपुसूचा		
व्राम् संख्य	नाईपेंस संख्या	वैद्यता तिशि	भार्टी का नाम एवं पता (कारखाना)	उत्पाद	आई एस सं./भाग/ खण्ड वर्ष
(1)	(2)	(3)	(4)	(5)	(6)
1.	5430858	16-04-2010	मेसर्स ब्रह्म (एलायेज) प्राईवेट लिमिटेड बानुना रा इंडस्ट्रि यल एस्टेट ग्राम : गोपालपुर, मौजा : बामुनारा पु. स्टे. कांक सा जिला : वर्ध मान-713212 पश्चिम बंगाल	कंक्रीट प्रबलन के लिए उच्च सामर्थ्ययुक्त विरुपित इस्पात के सरिए एवं तार	1786 : 2008
2.	3433864	18-05-2010	मैसर्स बेंगल आयरन कॉर्पोरेशन आशुतोष घोष रोड पो.आ. जगाछा, हावडा–711112 पश्चिम बंगाल	अपकेन्द्री ढले (स्पन) लोहे के स्पिगट और सॉकंट	3989:1984
	547 4058	18-05~2010	मैसर्स पचेरिया फाउन्डरी वर्क्स प्राईवेट लिमिटेड 54 ए वं 54ए रामकृष्ण मंदिर पथ हावड़ा- 7 11101 पश्चिम बंगाल	भूमि के उष्ण अ-दाव पाइप लाइन सॉकेंट एवं स्प्रगांट श्रृंखला के लिए दलवां लाहे अध्य लोहे के निकास पाइय एवं पाइय फिटिंग	1729:2602
4.	5437064	31-03-2J10	मैससं रामस्बरूप निर्माण वायर्स (रामस्वरूप इंडस्ट्रीज लिमिटेड की एक इकाई) गोपालपुर, मौजा : एन एच-2 बांसकोपा, दुर्गापुर जिला : वर्धमान-713212 पश्चिम बंगाल	पूर्व प्रतिविद्यः अंक्रीट के लिए अमावरित प्रतिविद्य रहित रूड्	6006:1983

נג ויורי 1	—खण्ड 3(11	/」	मारत का राजपत्र : जून 26, 2010/आप	114 3, 1932	300
(1)	(2)	(3)	(4)	(5)	(6)
5.	5436971	31-05-2010	मैसर्स सुपर वाल्व मैनुफेक्वरिंग कम्पनी ;क्राvall 29/2/3/1 नरसिंह दत्त रोड कदमतला, जिला : हावड़ा, पश्चिम बंगाल	जल कल प्रयोजनों के लिए प्रतिस्कन्दि चढ़े ढलवें लोहे के वायुमुक्ति वाल्व	14845 : 2000
6.	5437165	31-05-2010	मैसर्स अलकनन्दा स्पन्ज आयरन प्राईवेट लिमिटेड बामुनारा इंडस्ट्रियल एरिया दुर्गापुर, जिला : वर्धमान-713212 पश्चिम बंगाल	कंक्रीट प्रबलन के लिए उच्च सामर्थ्ययुक्त विरुपित इस्पात के सरिए एवं तार	1786:2008
7.	5437670	02-06-2010	मैसर्स स्टार वेल्डिंग कम्पनी 128/2/3 नस्करपारा रोड पो. आ. घुसुरी हावड़ा-711107, पश्चिम बंगाल	वेल्डिंग, कटिंग और संबद्ध प्रक्रम में प्रयुक्त गैस सिलिंडर के लिए दाब रेगुलेटर	6901:1988
8.	5438167	04-06-2010	मैसर्स निजोन टयूब्स लिमिटेड ग्राम : चाकुन्दि पो. आ. डी सी सी टाउनशिप डानकुनि, हुगली-712310 पश्चिम बंगाल	पटटा कनवेयर के लिए आइडलर हेतु इस्पात उकी नलियां	9295:1983
9.	5439169	15-06-2010	मैसर्स यू आई सी उद्योग लिमिटेड इंडस्ट्रियल ग्रोथ सेन्टर फेज-III, कल्या णी जिला : न दिया-7 41235 पश्चिम बंगाल	बाड़ लगाने के लिए जस्तीकृत इस्पात के कांटेदार तार	278:1978
10.	5442663	12-07-2010	मैसर्स रामस्वरूप निर्माण वायर्स (रामस्वरूप इंडस्ट्रीज लिमिटेड की एक इकाई) गोपालपुर, मौजा : एन एच-2 बांसकोपा, डुर्गापुर जिला : वर्धमान-713212 पश्चिम बंगाल	पूर्व प्र तिबलित कंक्रीट के लिए ग र्देदा र तार	6003:1983
11.	5442865	12-07-2010	मैसर्स श्याम स्टील इंडस्ट्रीज लिमिटेड 7/2/1 गोपाल घोष लेन सालकिया जिला : हावड़ा-711106 पश्चिम बंगाल	कंक्रीट प्रबलन के लिए उच्च सामर्थ्ययुक्त विरुपित इस्पात के सरिए एवं तार	1786:2008
12.	5442764	12-07-2010	मैसर्स बाबा स्ट्रीप एंड टयूब्स प्राईवेट लिमिटेड पो. आ. : मोन्डलपुर पु. स्टे : जामुरिया जामुरिया जिला : वर्धमान 713336 पश्चिम बंगाल	इस्पात की निलयां निलकाकार संरचनाएं एवं पिटवां इस्पात के अन्य फिटिंग	1239(भाग 1) 2004

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Λ	•	,	

(1)	*(2)	(3)	(4)	(5)	(6)
13.	5442966	12-07-2010	मैसर्स प्रोसेस गैल्वेनाईजर 20, धर्मतला रोड बेलुड्मठ जिला : हावडा-711202 पश्चिम बंगाल	कैबलों के कवचन के लिए मृदु इस्पात के तार, तार पत्तियां	3975 : 1999
14.	5.443665	15-07-2010	मैसर्स वी एस पी उद्योग प्राईवेट लिमिटेड जी टी रोड बांसकोपा मोड़ पो. आ. गोपालपुर जिला : बर्ध मान पश्चिम बंगाल	कंक्रीट प्रबलन के लिए उच्च सामर्थ्ययुक्त विरुपित इस्पात के सरिए एवं तार	1786 : 2008
15.	5444763	20-07-2010	मैसर्स बाबा स्ट्रीप एंड टयूब्स प्राईवेट लिमिटेड पो. आ. : मोन्डलपुर पु. स्टे : जामुरिया जिला : वर्धमान पश्चिम बंगाल	कंक्रीट प्रबलन के लिए उच्च सामर्थ्ययुक्त विरुपित इस्पात के सरिए एवं तार	+786 ± 2008
16.	\$145568	28-07-2010	मैसर्स उपाध्याय वालव्य मैनुफैचरर्स प्राईवेट लिमिटेड पी-280 बेनारस रोड पु. स्टे : जामुरिया बेलगाछिया जिला : हावडा-711108 पश्चिम बंगाल	जल कल प्रयोजनों के लिए स्थिग चेक टाइप रिफ्लक्स (नानरिर्टम) वाल्व	5312(भग ।) २२००४
17.	548373	11-08-2010	मैसर्स बाबा स्ट्रीप एंड टयूब्स प्राईवेट लिमिटेड पोआ. : मोन्डलपुर पु. स्टे : जामुरिया जिला : वर्ध मान पश्चि म बं गाल	संरचनात्मक प्रयोजनों के लिए इस्मात के टयूब	1161 : 1998
18.	5449475	17-08-2010	मैसर्स शोभा इलेक्ट्रोकास्ट्रिंग लिमिटेड बामुनारा इंडस्ट्रियल एरिया पो. आ. गोपालपुर, दुर्गापुर जिला : वर्धमान-7713212 पश्चिम बंगाल	सामान्य संरचनात्मक प्रयोजनों के लिए इस्पात में पुनर्बेलन हेतु कार्बन इस्पात के ढले बिलेट, इन्गॉट, बिलेट, ब्लूम एवं स्लैब	
19.	5449980	18-08-2010	मैसर्स शोभा इलेक्ट्रोकास्ट्रिंग लिमिटेड बामुनारा इंड स्ट्रियल एरिया पो. आ. गोपालपुर, दुर्गापुर जिला : वर्धमान-713212 पश्चिम बं गाल	अल्प तन्य संरचना इस्पात में पुलर्बेलन कार्बन इस्पात के ढले बिलेट, इन्गॉटस, बिलेट, ब्लूम एवं स्लैब	2831 : 2003
20.	5453002	02-09-2010	मैसर्स जिन्दल (इन्डिया) लिमिटेड एन एच-6, बम्बे रोड ग्राम : जंगलपुर, पो.आ. : आगोरी हावडा-71!302 पश्चिम बंगाल	जल कूप के लिए इस्पात के पाइप	4270 : 200)

(1)	. (2)	(3)	(4)	(5)	(6)
21.	5453567	06-09-2010	मैसर्स जोला स्टिल्स प्राईवेट लिमिटेड, 3513, लेनिन सरणी, जिला : वर्धमान-713210 पश्चिम बंगाल	सामान्य संरचनात्मक प्रयोजनी के लिए इस्पात में पुनर्बेलन हेंतु कार्चन इस्पात के ढले बिलेट, इन्हेंट, बिलेट, ब्लूम एवं स्लैब	2830 : 1992
22.	5453870	08-09-2010	मैसर्स जिन्दल (इन्डिया) लिमिटेड, एन एच-6, बम्बे रोड, ग्राम : जंगलपुर, पो.आ. : आर्गोरी हावड़ा-711302 पश्चिम बंगास	संरचनात्मक प्रयोजनों के लिए इस्पात क़े टयूब	1161 : 1998
23.	5455369	16-09-2010	मैसर्स दी सान रोलिंग मिल्स प्राइवेट लिमिटेड, यूनिट : II 56ए, डब्ल्यू बी आई डी सी, उलुबेरिया इंडस्ट्रियल ग्रोथ सेन्टर, पो.आ. बीरशिबपुर, हावडा़-711315 पश्चिम बंगाल	तप्त वेल्लित अल्प, मध्यम एवं उच्च तन्यता वाले संरचनात्मक इस्पात	2662:2006
24.	5456169	21-09-2010	मैसर्स श्याम स्टील इंडस्ट्रीज लिमिटेड, 3513, लेनिन सरणी, जिला : वर्धमान-713210 पश्चिम बंगाल	सामान्य संरचनात्मक प्रयोजनों के लिए इस्पात में पुनर्बेलन हेतु कार्बन इस्पात के ढले बिलेट, इन्गॉट, बिलेट, ब्लूम एवं स्लैब	2830 : 1992
25.	545677 5	23 -09-2010	मैसर्स आर. के. वायर प्रोडक्टस लिमिटेड, दुर्गापुर एक्सप्रेस वे, ग्राम : पांचघरा, पो.आ. : पांचघरा बाजार, पु. स्टे. चंडीतला, जिला : हुगली-712 306 पश्चिम बंगाल	सीधा खड़ा रखने के लिए तप्त निमज्जित जस्तीकृत लड़	2141:2000
26.	5457070	23,-09-2010	मैसर्स जी एंड ए मेटल्स (प्रा.) लिमिटेड, प्लाट नं. जेड, जे.एल नं. 24, मोजा : घुटघोरिया, जिला : बाकुड़ा, पश्चिम बंगाल	सामान्य संर्चनात्मक प्रयोजनों के लिए इस्पात में पुनर्बेलन हेतु कार्बन इस्पात के ढले बिलेट, इनाॉट, बिलेट, ब्लूम एवं स्लैब	2830:1992
27.	545847 6	07-10-2010	मैसर्स श्री बालाजी आयरन एंड स्टील कम्पनी प्राईवेट लिमिटेड, 873/ए, पीयारापुर, पु. स्टे: श्रीरामपुर, जिला: हुगली-712 223 पश्चिम बंगाल	सामान्य संरचनात्मक प्रयोजनों के लिए इस्पात में पुनर्बेलन हेतु कार्बन इस्पात के ढले बिलेट, इन्गॉट, बिलेट, ब्लूम एवं स्लैब	2830:1992

[PART II—SEC. 3(ii)]

(1)	(2)	(3)	(4)	(5)	(6)
28.	5459377	15-10-2010	मैसर्स इम्पिरियल टयूब्स प्राईवेट लिमिटेड, नेशनल हाईउवे नं. 6, प्राम : बानियारा, पो.आ. बेगरी, हावडा़-711 411 पश्चिम बंगाल	संरचना उपयोग के लिए इस्पात के खोखले सेक्शन	4923:1997
29.	5462265	17-11-2010	मैसर्स अलकनन्दा स्पन्ज आयरन प्राईवेट लिमिटेड, बामुनारा इंडस्ट्रियल एरिया दुर्गापुर, जिला : वर्धमान-713 212 पश्चिम बंगाल	कंक्रीट प्रबलन के लिए उच्च सामर्थ्ययुक्त विरुपित इस्पात के सरिए एवं तार	1786:2008
30.	5462972	18-11-2010	मैसर्स कैल्सेन्स प्राईवेट लिमिटेड, 40/1 माकड़दह रोड कदमतला, जिला : हावड़ा-711101 पश्चिम बंगाल	सामान्य वरोजनी के देव्य बटरफ्लाई वजन	13095 : 1991
31.	5464067	30-11-2010	मैसर्स वी एस एस इलेक्ट्रोकास्ट प्राईवेट लिमिटेड, ग्राम : नन्दनपुर, मौजा : रामकृष्णपुर, पो.आ. रामपुर, पु.स्टे : मेजिया, जिला : बांकुड़ा-722 133	सामान्य संस्थायत है जिल्तों के लिए इस्पात में भुनवेलन हेतु कार्वन इस्पात के ढले विलेट, इन्गॉट, बिलेट, ब्लूम एवं स्लैब	2830:1992
32.	5465473	07-12-2010	मैसर्स प्रिटी टयूब्स प्राइवेट लिमिटेड, 44ए (झील रोड) बागुनगडिंट, साहिताया, जिला : डायडा-711106 पांस्चया दंगाल	संरचनात्मक प्रयोजनों के लिए इस्मात के टयूब	1161 : 1998
33.	5465574	08-12-2010	पंगसं श्री भहालक्ष्मी विनिमय प्राईवेट लिमिटेड, जालान इंडिस्ट्रियल कम्पलेक्स पो. आ. डोमजुर (जंगलपुर) जिला : हुगली-711411 पश्चिम बंगाल	सामान्य संरचनात्मक प्रयोजनों के लिए इस्पात में पुनर्बेलन हेतु कार्बन इस्पात के ढले बिलेट, इन्गॉट, बिलेट, ब्लूम एवं स्लैब	2830:1992
34.	5463×77	1 3 -12-3010	मैक्स रहील क्रेकर्स प्राईवेट लिमिटेड, भौजा : विषाटी भौ. आ. शेंउड़ाफुलि मुस्ते : भद्रेश्वर चिता : हुमली-712 225 पश्चिम बंगाल	सामान्य संरचनात्मक प्रयोजनों के लिए इस्पात में पुनर्बेलन हेतु कार्बन इस्पात के ढले बिलेट, इन्गॉट, बिलेट, ब्लूम एवं स्लैब	2830:1992

् भाग I	I—खण्ड ३(॥)]	भारत का राजपत्र : जून 20, 2010/आप	16 3, 1932	
(1)	(2)	(3)	(4)	(5)	(6)
35.	5467275	23-12-2010	मैसर्स किसवॉक इंडस्ट्रीज प्राईवेट लिमिटेड 62/1 भट्टनगर यूनिट : I, लिलुआ जिला : हावडा़-711203 पश्चिम बंगाल	जल गैस और मल जल के लिए क्षैतिज ढले लोहे के द्वि फ्लेज वाले पाइप	7181 : 1996
36.	5469582	18-1-2011	मैसर्स रुख्नानी इलेक्ट्रोडस प्राईवेट लिमिटेड 31 ठा कुरपुकुर (एन डब्ल्यु) बारासत पो.आ. बादु जिला : 24 परगना (उत्तर)-/00128 पश्चिम बंगाल	कार्बन एवं कार्बन मैगनीज इस्पात के मैनुअल धातु आर्क वेल्डिंग	814:2004
37.	5469885	20-01-2011	मैसर्स किसवॉक इंडस्ट्रीज प्राईवेट लिमिटेड यूनिट : II, बिप्रन्नपारा मार्ग से : बेगरी, डोमजुर हावड़ा-711411 पश्चिम बंगाल	मेन होल के लिए ढलवां लोहे के स्टेप्स	5455:1969
38.	5472369	02-02-2011	मैसर्स माईथन स्टील एंड पावर लिमिटेड मौजा : माक्राजारिया पो.आ. एवं पु.स्टे. : सालानपुर जिला : वर्धमान-713357 पश्चिम बंगाल	कंक्रीट प्रबलन के लिए उच्च सामर्थ्ययुक्त विरुपित इस्पात के सरिए एवं तार	1786:2008
39.	5476478	03-03-2011	मैसर्स केजरीवाल कास्टिंग्स लिमिटेड एन एच-6, चामराईल लिलुआ हावडा़-711323 पश्चिम बंगाल	जल गैस और मल जल के लिए अपकेन्द्री ढले (स्पन) लोहे के दाब पाइप	1536:2001
40.	5477177	10~03~2011	मैसर्स प्रिटी ट्यू ब्स प्राईवेट लिमिटेड 44ए (झील रोड) बामुनगाछि, सालकिया जिला : हाबड़ा -711106 पश्चि म बंगाल	संरचना उपयोग के लिए इस्पात के खोखले सेक्शन	4923:1997
41.	5478886	18-03-2011	मैसर्स बिलियांट स्टील प्रोडक्ट्स प्राईवेट लिमिटेड मालिकटा, वर्धमान-कटवा रोड पो. आ. भिटा जिला: वर्धमान-713102 पश्चिम बंगाल	कंक्रीट प्रबलन के लिए उच्च सामर्थ्ययुक्त विरुपित इस्पात के सरिए एवं तार	1786:2008

3886		THE GAZE	TTE OF INDIA: JUNE 26, 2010/A	ASADHA 5, 1932	[FART II SEC. 3(fi)]
42.	5479282	28-03-2011	मैसर्स ब्रिटिश इंडिया रोलिंग मिल्स 109 ए, गिरिश घोष रोड, पो.आ. बेलुड्मठ जिला : हावडा़-711202 पश्चिम बंगाल	कंक्रीट प्रबलन के लिए उच्च सामर्थ्ययुक्त विरुपित इस्पात के सरिए एवं तार	1786 : 2008

[सं. कं.प्र.वि. 13:11]

सो.कं महेश्वरो, वैज्ञानिक जी (प्रमाणन)

New Delhi, the 7th June, 2010

S.O. 1580.—In pursuance of sub-regulation (5) of regulation 4 of the Bureau of Indian Standards (Certification) Regulations, 1988, the Bureau of Indian Standards, hereby, notifies the grant of licences particulars of which are given below in the following schedule:—

SCHEDULE

SI. No.	Licence No.	Validity Date	Name and address (factory) of the party	Product	IS No. Part/Sec Year
1	2	3	4	5	0
1.	5430858	16-04-2010	M/s. Brahm (Alloys) Pvt. Ltd. Bamunara Industrial Estate Vill: Gopalpur, Mouza: Bamunara P. S. Kanksa, Dist. Burdwan-713212 West Bengal	High strength deformed steel bars and wires for concrete reinforcement	1786:2008
2.	5433864	18-05-2010	M/s. Bengal Iron Corporation Ashutosh Ghosh Road, P. O. Jagacha, Howrah-711112 West Bengal	Centrifugally cast (spun) iron spigot and socket	3989:1984
3.	5434058	18-05-2010	M/s. Pacheria Foundry Works Pvt. Ltd. 54 & 54A, Ramkrishna Mandir-Path, Howrah-711101, W. B.	Cast Iron/Ductile Iron Drainage Pipes and Pipe and Pipe Fittings for Over Ground Non-Pressure Pipe Line Socket and Spigot Series	1729:2002
4.	5437064	31-05-2010	Ramsarup Nirman Wires (A Unit of Ramsarup-Inds. Ltd) Gopalpur Mouza, NH-2, Banskopa, Durgapur, Dist: Burdwan-713212	Uncoated stressed relieved strand for prestressed concrete	6006:1983
5.	5436971	31-05-2010	M/s. Super Valve Mfg. Co. Unit-II, 29/2/3/1 Narasingha Dutta Rd. Kadamtala, Dist: Howrah, W.B.	Resilient Cast Iron Air Relief Valves for Water Works Purposes	14845:2000
6.	5437165	31-05-2010	M/s. Alakananda Sponge Iron- Pvt. Ltd. Bamunara Industrial Area, Durgapur, Dist: Burdwan-713212 W. B.	High strength deformed steel bars and wires for concrete reinforcement	1786:2008

भाग [[—खण्ड 3(ii)]

भारत का	राजपत्र	: जन	1 26.	2010/आषाढ	5	1932

1	2	3	4	5	6
7.	5437670	02-06-2010	M/s. Star Welding Co., 128/2/3 Naskarpara Road, P. O. Ghusuri, Howrah-711107 W. B.	Pressure regulators for gas cylinders used in welding, cutting and related processes	6901 : 1988
8.	5438167	04-06-2010	M/s. Nezone Tubes Ltd., Vill: Chakundi, P. O. DCC Township, Dankuni, Hooghly-712310 W. B.	Steel Tubes for idlers for belt conveyors	9295:1983
9.	5439169	15-06-2010	M/s. UIC Udyog Ltd., Industrial Growth Centre, Phase-III, Kalyani, Dist. Nadia-741235 W. B.	Galvanized Steel Barbed Wire for Fencing	278:1978
10.	5442663	12-07-2010	Ramsarup Nirman Wires, (A Unit of Ramsarup Inds. Ltd.), Gopalpur Mouza, NH-2, Banskopa, Durgapur, Dist.: Burdwan-713212	Indented wire for prestressed concrete	6003:1983
11.	5442865	12-07-2010	M/s. Shyam Steel Inds. Ltd., 7/2/1, Gopal Ghosh Lane, Salkia, Dist. Howrah-711106 W. B.	High strength deformed steel bars and wires for concrete reinforcement	1786:2008
12.	5442764	12-07-2010	M/s. Baba Strip & Tubes Pvt. Ltd., P.O. Mondalpur, P. S. Jamuria, Jamuria, Dist. : Burdwan-713336 W. B.	Steel Tubes, Tubulars and Other Wrought Steel Fittings	1239(Pt.1):2004
13.	5442966	12-07-2010	M/s. Process Galvaniser, 20, Dharmatala Row, Belurmath, Dist. Howrah-711202	Mild steel wires, formed wires and tapes for armouring of cables	3975:1999
14.	5443665	15-07-2010	VSP Udyog Pvt. Ltd., G. T. Road, Banskopa More, P.O. Gopalpur Dist. Burdwan, W. B.	High strength deformed steel bars and wires for concrete reinsforcement	1786:2008
15.	5442768	20-07-2010	M/s Baba Strip & Tubes, Pvt. Ltd., P. O. Mondalpur, P. S. Jamuria, Dist. Burdwan.	High strength deformed steel bars and wires for concrete reinsforcement	1786:2008

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THE GAZETTE OF INDIA: JUNE 26, 2010/ASADHA 5, 1932

[PART II—SEC. 3(ii)]

.1	2	3	4	5	6
16.	5445568	28-07-2 010	M/s. Upadhaya Valves- Mfrs. Pvt. Ltd., P-280, Benaras Road, Belgachia, Dist. Howrah-71 i 108	Swing check Type Reflux (Non-return) valves for water works purposes	5312(1): :2004
17.	5448372	11-08-2010	M/s. Baba Strip & Tubes Pvt. Ltd., P. O. Mondalpur, P. S. Jamuria, Dist. Burdwan	Steel Tubes for structural purposes	1161:1998
18.	5449475	1 7-08-2 010	M/s. Sova Electrocasting Ltd., Bamunara Industrial Area, P. O. Gopalpur, Durgapur, Dist. Burdwan-713212	Carbon steel cast billet ingots, billets blooms, and slabs, for Rolling into steel for general structural purposes	28 30 : 1992
19.	5449980	1 8-08-2 010	M/s. Sova Electrocasting Ltd., Bamunara Industrial Area, P. O. Gopalpur, Durgapur, Dist. Burdwan-713212	Carbon Steel Cast Billet Ingots, Billets, Blooms and Slabs for re- rolling into Low Tensile Structural Steel	2831:20001
20.	54530 62	0 2-09-2 010	M/s. Jindal (India) Ltd., NH-6, Bombay Road, Vill : Jangalpur, P. O. Argori, Howrah-711302 W. B.	Steel Tubes used for 4270:20 water wells	
21.	5453567	06-09-2010	M/s. Jolla Steels Steels Pvt. Ltd., 3513, Lenin Sarani, Dist. Burdwan-713210 W. B.	Carbon steel cast billet ingots, billets blooms and slabs, for re-rolling into steel for general structural purposes	2830:1992
22.	5453870	08-09-2 010	M/s. Jindal (India) Ltd., NH-6, Bombay Road, Vill: Jangalpur, P. O. Argori, Howrah-711302 W.B.	Steel Tubes for structural purposes	1161 : 1998
23.	5455369	16-09-2010	M/s. The Sun Rolling Mills Pvt. Ltd., Unit: II, 56A, WBIDC, Uluberia Industrial- Growth Centre, P. O. Birshibpur, Dist. Howrah-711315	Hot Rolled low, medium and high tensile structural steel	2062:2006
24.	5456169	21-09-2010	M/s. Shyam Steel Inds. Ltd., 3513, Lenin Sarani, Dist- Burdwan-713210 W. B.	Carbon steel cast billet ingo billets blooms and slabs, for re-rolling into steel for gener structural purposes	

1	2	3		5 6	i
25.	5456775	23-09-2010	M/s. R. K. Wire Products Ltd., Durgapur Express Way, Vill: Panchghara, P.O. Panchghara Bazar, P. S. Chanditala, Dist: Hooghly-712306	Hot Dip Galvanized Stay Strand	2141:2000
26.	5457070	23-09-2010	M/s. G & A Metals (P) Ltd., Plot No. Z, J. L. No. 24, Mouza: Ghutghoria, Dist.: Bankura, W. B.	Carbon steel cast billet ingots, billets blooms and slabs, for re-rolling into steel for general structural purposes	2830:1992
27.	5458476	07-10-2010	M/s. Shree Balaji Iron & Steel Co. Pvt. Ltd., 873/A, Pearapore, P. S. Serampore, Dist. Hooghly-712223 W. B.	Carbon steel cast billet ingots, billets blooms and slabs, for re-rolling into steel for general structural purposes	2830:1992
28.	5459377	15-10-2010	M/s. Imperial Tubes Pvt. Ltd. National Highway No.6, Vill: Baniara, P. O. Begri, Howrah-711411, W. B.	Hollow steel-sections for structural use	4923 : 1997
29.	5462265	17-11-2010	M/s. Alakananda Sponge Iron Pvt. Ltd. Bamunara Industrial Area, Durgapur, Dist: Burdwan-713212, W. B.	High strength deformed steel bars and wires for concrete reinforcement	1786:2008
30.	5462972	18-11-2010	M/s. Calsens Pvt. Ltd., 40/1, Makardah Road, Kadamtala, Dist. Howrah-711101 W. B.	Butterfly valves for general purposes	13095 : 1991
31.	5464067	30-11-2010	M/s. VSS Electrocast-Private Limited, Vill: Nandanpur Mouza: Ramkrishnapur P. O. Rampur, P. S. Mejia, Dist. Bankura-722133	Carbon steel cast billet ingots, billets blooms and slabs, for re-rolling into steel for general purposes	2830:1992
32.	5465473	07-12-2010	M/s. Prity Tubes Pvt. Ltd. 44-A (Jheel Road), Bamungachi, Salkia, Dist. Howrah-711106 W. B.	Steel Tubes for structural purposes	1161:1998
33.	5465574	08-12-20 10	M/s. Shree Mahalaxmi- Vinimay Pvt. Ltd., Jalan Industrial Comples, P. O. Domjur (Jangaipur) Dist. Howrah-711411, W. B.	Carbon steel cast billet ingots, billets blooms and slabs, for re-rolling into steel for general structural purposes	2830:1992

34 \$468877 13-12-2010 M/s. Steel Crackers Pvt. Ltd. Mouza. Bighati. P. S. Bhadreswar, Dist. Hooghly-712225 W. B.	5 7							
	l	-	3	4	5	6		
62/1, Bhattanagar, Unit: 1, Liluah, Dist. Howrah-711203	34.	5465877	13-12-2010	Mouza: Bighati, P. O. Sheoraphuli, P.S. Bhadreswar, Dist. Hooghly-712225	billets blooms and slabs, for re-rolling into steel for general			
1840-201 Pvt. Ltd. S478-86 18-03-2011 Pvt. Ltd. S478-886 18-03-2011 Pvt. Ltd. S478-886 18-03-2011 M/s. British India Rolling-Mills, 109A. Girish Ghosh Road, P. O. Belurmath Pvt. Ltd. S478-82 28-03-2011 M/s. British India Rolling-Mills, 109A. Girish Ghosh Road, P. O. Belurmath Pvt. Ltd. S478-84 Pvt. Ltd. S478-84 Pvt. Ltd. Pvt. Ltd. Cast iron steps for manholes S455:1969 S455:1969 Manganese Steel S455:1969 Manganese Steel S455:1969 Manganese Steel Pvt. Ltd. Cast iron steps for manholes S455:1969 Manganese Steel Pvt. Ltd. Cast iron steps for manholes S455:1969 Manganese Steel Pvt. Ltd. High strength Deformed steel Bars and wires for concrete reinforcement S455:1969 S4723-69 Pvt. S. Salanpur Dist. Burdwan-713357 Pvt. S. Salanpur Dist. Burdwan-713357 Pvt. Ltd. Hollow Steel Section for structural use S4723-79 Pvt. Ltd. Hollow Steel Section for structural use S4723-79 Pvt. Ltd. High strength Deformed steel Bars and wires for concrete reinforcement S4723-79 Pvt. Ltd. High strength Deformed steel Bars and wires for concrete reinforcement S4723-79 Pvt. Ltd. Pvt. Ltd. High strength Deformed steel Bars and wires for concrete reinforcement S4723-79 Pvt. Ltd. Pvt. Ltd. High strength Deformed steel Bars and wires for concrete reinforcement S4723-79 Pvt. Ltd. Pvt. Ltd. High strength Deformed steel Bars and wires for concrete reinforcement S4723-79 Pvt. Ltd. Pvt. Ltd. High strength Deformed steel Bars and wires for concrete reinforcement S4723-79 Pvt. Ltd. Pvt. Ltd. High strength Deformed steel Bars and wires for concrete reinforcement Pvt. Ltd. Pvt	35.	\$467075	23-12-2010	62/1, Bhattanagar, Unit : 1, Liluah, Dist. Howrah-711203	flanged pipes for water, gas	7181:1996		
Unit: II, Biprannapara, manholes	36.	6. 546×580 18-1-2011		Pvt. Ltd. 31 Thakurpukur (N. W.) Barasat P. O. Badu, Dist. 24 Parganas (N)	Manual Metal Arc Welding of Carbon and Carbon			
Limited Steel Bars and wires for concrete reinforcement P. O. & P. S. Salanpur Dist. Burdwan-713357 39. 5476478 03-03-2011 M/s. Kejriwal Castings Ltd. Centrifugally cast (spun) iron pressure pipes for water, gas and sewage W. B. 40. 5477177 10-03-2011 M/s. Prity Tubes Pvt. Ltd., Hollow Steel Section for 4923:199 W. B. 41. \$478886 18-03-2011 M/s. Brilliant Steel-Products Pvt. Ltd. Steel Bars and wires for concrete reinforcement M/s. Brilliant Steel-Products High strength Deformed steel Bars and wires for concrete reinforcement 42. \$479282 28-03-2011 M/s. British India Rolling-Mills, 109A, Girish Ghosh Road, P. O. Belurmath Limited Mouza: Makrajaria, concrete reinforcement Limited Mouza: Makrajaria, concrete reinforcement 1536.200 1536.	37.	5469885	20-01-2011	Unit : II, Biprannapara, Via : Begri, Domjur,		5455:1969		
39. 5476478 03-03-2011 M/s. Kejriwał Castings Ltd. NH-6, Chamrail, Liluah, iron pressure pipes for water, gas and sewage W. B. 40. 5477177 10-03-2011 M/s. Prity Tubes Pvt. Ltd., Hollow Steel Section for 4923: 199 44-A (Jheel Road), structural use 41. 5478886 18-03-2011 M/s. Brilliant Steel-Products Pvt. Ltd. High strength Deformed steel Bars and wires for concrete reinforcement 42. 5479382 28-03-2011 M/s. British India Rolling-Mills, 109A, Girish Ghosh Road, P. O. Belurmath 43. 5479382 28-03-2011 M/s. British India Rolling-Mills, 109A, Girish Ghosh Road, P. O. Belurmath 44. 5479382 28-03-2011 M/s. British India Rolling-Mills, 109A, Girish Ghosh Road, P. O. Belurmath	38.	5472369	02-02-2011	Limited Mouza : Makrajaria, P. (). & P. S. Salanpur	steel Bars and wires for	1786 : 2008		
44. A (Jheel Road), Bamungachi, Salkia. Dist. Howrah-711106 W. B. 41. 5478886 18-03-2011 M/s. Brilliant Steel-Products Pvt. Ltd. Burdwan-Katwa Road, P. O. Bhita, Dist. Burdwan-713102 W. B. 42. 5479282 28-03-2011 M/s. British India Rolling- Mills, 109A, Girish Ghosh Road, P. O. Belurmath 44. 5478886 18-03-2011 M/s. British India Rolling- Concrete reinforcement 45. 5479282 28-03-2011 M/s. British India Rolling- Concrete reinforcement 46. 5478886 18-03-2011 M/s. British India Rolling- Mills, 109A, Girish Ghosh Road, Concrete reinforcement	39.	5476478	()3-03-2011	M/s. Kejriwal Castings Ltd. NH-6, Chamrail, Liluah, Howrah-711323	iron pressure pipes for	1536 . 2001		
Pvt. Ltd. steel Bars and wires for concrete reinforcement Burdwan-Katwa Road, P. O. Bhita, Dist. Burdwan-713102 W. B. 42. 5479282 28-03-2011 M/s. British India Rolling- Mills, 109A, Girish Ghosh Road, steel Bars and wires for concrete reinforcement	40.), 5477177 10-03-2011		44-A (Jheel Road), Bamungachi, Salkia. Dist. Howrah-711106		4923 : 1997		
42. 5479.382 28-03-2011 M/s. British India Rolling- High strength Deformed 1786 200 Mills, 109A, Girish Ghosh Road, steel Bars and wires for P. O. Belurmath concrete reinforcement	41.	5478886	18-03-2011	Pvt. Ltd. Malkita Burdwan-Katwa Road, P. O. Bhita, Dist. Burdwan-713102	steel Bars and wires for	1786 : 2008		
	42.	5479282	28-03-2011	M/s. British India Rolling- Mills, 109A, Girish Ghosh Road,	steel Bars and wires for concrete reinforcement	1786 2008 No CMD/13 : 1		

[No. CMD/13:11]

C. K. MAHESHWARI, Scientist G (Certification)

नई दिल्ली, 7 जून, 2010

का.आ. 1581. भारतीय मानक ब्यूरो (प्रमाणन) विनियम, 1988 के विनियम 5 के उप विनियम (6) के अनुसरण में भारतीय भानक ब्यूरो एतदद्वारा आंधमूचित करता है कि वे लाईसेंस जिनके विवरण नीचे अनुसूची में दिए गए हैं, को उनके आगे दर्शाए गई तिथि से रदद कर दिया गया है !

	अनुसूची							
क्रम संख्या	लाईसेंस संख्या	रद्द करने की तिथि	लाईसेंसधारी का नाम एवं पता	उत्पाद	आई एस संत्रमायः खण्ड धर्य			
1.	5369275	26-06-2009	मैसर्स मा तारा फाउन्डरी 35/1/4, जे. रोड़, बेलगाछिया, हावड़ा-711105 पश्चिम बंगाल	एसबेस्टस सीमेंट दान पाइप के साथ प्रयुक्त ढलवां लाई के अलग हो सकने वाले जोड़	87%4 : 1988			
2. 543716 5 30+07-2 009 मैसर्स आयर [‡] बामुना दुर्गापुर		30-07-2009	मैसर्स अलकानन्दा स्पन्ज आयरन प्राईवेट लिमिटेड बामुनारा इंडस्ट्रियल एरिया दुर्गापुर, जिला-वर्धमान-713212 पश्चिम बंगाल	कंक्रीट प्रबलन के लिए २५०३ सामर्थ्ययुक्त विरुपित इस्पात के सरिए एवं तार	178 6 - 2008			
3.	5442865	18-01-2010	मैसर्स श्याम स्टील इंडस्ट्रीज लिमिटेड 7/2/1 गोपाल घोष लेन सालकिया जिला : हावडा-711106 पश्चिम बंगाल	कंक्रीट प्रबलन के लिए उच्च सामर्थ्ययुक्त विरुपित इस्पात के सरिए एवं तार	1786 : 2003			

[सं. कं. प्र. वि. 13:13]

सी. के. महेश्वरी, वैज्ञानिक जी (प्रमाणन)

New Delhi, the 7th June, 2010

S.O. 1581.—In pursuance of sub-regulation (6) of regulation 5 of the Bureau of Indian Standards (Certification) Regulations, 1988, the Bureau of Indian Standards, hereby, notifies that the licences particulars of which are given in the following schedule have been cancelled with effect from the date indicated against each :—

SCHEDULE

Sl. No.	Licence No.	Date of cancellation	Name and address (factory) of the party	Product	IS No. Part/Sec Year
l.	5369275	26-06-2009	M/s. Ma Tara Foundary 35/1/4, J. Road, Belgachia, Howrah-711105 W. B.	Cast Iron detachable joints for use with asbestos cement pressure pipes	8794 ; 1988
2.	543716 9	30-07-2009	M/s. Alakananda Sponge- Iron Pvt. Ltd. Bamunara Industrial Area, Durgapur, Dist: Burdwan-713212 W. B.	High strength deformed steel bars and wires for concrete reinforcement	1786:2008
3.	5442865	18-01-2010	M/s. Shyam Steel Industries Limited. 7/2/1/, Gopal Ghosh Lane, Salkia, Dist. Howrah-711106, W. B.	High strength deformed steel bars and wires for concrete reinforcement	1786:2008

कोथला मंत्रालय

नई दिल्ली, 15 जून, 2010

का.आ. 1582.—केन्द्रीय सरकार को यह आवर्षयक प्रतीत होता है कि इससे उपाबद्ध अनुसूची में उल्लिखित परिक्षेत्र की भूमि में कोयला अभिप्राप्त किये जाने की संभावना है:

अतः अव, केन्द्रीय सरकार, कोयला धारक क्षेत्र (अर्जन और विकास) अधिनियम, 1957 (1957 का 20) की धारा 4 की उप-धारा (1) हुए। प्रदत्त शक्तियों का प्रयोग करते हुए, (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) उसमें कोयले का पूर्वेक्षण करने के अपने आशय की सूचना देती है;

इस अधिसृचना के अन्तर्गत आने वाले क्षेत्र के रेखांक सं. एसईसीएल/बीएसपी/जीएम (पीएलजी)/भूमि/376 तारीख 11 फरवरी, 2010 का निरीक्षण कलेक्टर, कोरिया (छत्तीसगढ़) के कार्यालय में या कोयला नियंत्रक, 1, कार्उसिल हाऊस स्ट्रीट, कोलवाता-700001 के कार्यालय में या साऊथ ईस्टर्न कोलफील्ड्स लिमिटेड (राजस्व अनुभाग), सीपत रोड, बिलासपुर-495006 (छत्तीसगढ़) के कार्यालय में किया जा सकता है।

इस अधिसूचना के अन्तर्गत आने वाली भूमि में हितबद्ध सभी व्यक्ति उक्त अधिनियम की धारा 🖯 ारी उपधारा (7) में निर्दिष्ट सभी नक्शों, चार्टी और अन्य दस्तावेजों को इस अधिसूचना के राजपत्र में प्रकाशन की तारीख से नब्बे दिन 🕏 भीतर, भारसाधक अधिकारी या विभागाध्यक्ष (राजस्व अनुभाग), साऊथ ईस्टर्न कोलफील्ड्स लिमिटेड, सीपत रोड, बिलासपुर-495006 🤼 तीमगढ़) को भेजेंगे।

अनुसूची

चरछा व चरछा पश्चिम यूजी ब्लाक, बैंकुन्ठपुर क्षेत्र जिला--कोरिया (छत्तीसगढ़)

रेखांक संख्या—एसईसीएल/बीएसपी/जीएम (पीएलजी)/भूमि/376 तारीख 11 फरवरी, 2010 (पृर्वेक्टा े १०% अस्वित भूमि दशति हुए) ब्लाक-1

(क) राजस्व भूमि :

क्रम	ग्राम	ग्राम	पटवारी	तहसील	<u> </u>	ः हेन्द्रर	टिप्पणियां
सं.		संख्या	हल्का			1	
			नम्बर				
l.	कटघोरी	31	8	सोनहत	कोरिया	162.230	भाग
2.	मधोरा	174	9	सोनहत	कोरिया	160.240	भाग
3.	नौगई	141	9	सोनहत	कोरिया	208.917	भाग
l.	कुशमहा	42	8	सोनहत	कोरिया	51.733	भाग
5.	प्रकाशप्र	146	9	सोनहत	कोरिया	13.620	भाग
).	पुसला	158	8	सोनहत	कोरिया	11.051	भाग
	फाड्पारा	151	Θ	सोनहत	कोरिया	18.404	भाग

🔆 😚 :-626.195 हेक्टर (लगभग) या 1547.33 एकड़ (लगभग)

(ख) वन भूमि

क्रम	वन का 👓	अन् दल	उपखंड	रेन्ज	वनमण्डल	क्षेत्र हेक्टर	टिप्पणियां
सं.		্ৰাক্তিক কৰিছে । বিশ্বস্থান	र्गहरू			में	
1.	केछारङः ८	300300 03	4i5	बैकुन्उपुर	कोरिया	187.190	भाग
2.	्सोनारी 	आगृहात चन		बैकुन्ठपुर	कोरिया	101.330	भाग

क्यूल क्षेत्र : 288.520 हेक्टर (लगभग) या 712.93 एकड (लगभग)

ब्लाक-॥

(क) राजस्व 🕮 :

क्रम	ग्राम	No.	एटवारी	तहसील	<u> जिला</u>	क्षेत्र हेक्टर	टिप्पणियां
सं.		संख्य	िका			में	
			∹-बर				
1.	लब्धी	219	8	सोनहत	कोरिया	47.423	भाग

कुल क्षेत्र :-47.423 हेक्टर (लगभग) या 117.18 एकड (लगभग)

ब्लाक-111

राजस्व भूमि :

क्रम	ग्राम	ग्राम	पटवारी	तहसील	<u>जिला</u>	क्षेत्र हेक्टर	टिप्पणियां
सं.		संख्या	हल्का नम्बर			में	
1.	शिवपुर	222	2	बैकुन्ठपुर	कोरिया	11.710	भाग
2.	सरडी	227	2	बैकुन्ठपुर	कोरिया	0.200	भाग

कुल क्षेत्र :-11.910 हेक्टर (लगभग) या 29.43 एकड़ (लगभग)

कुल राजस्व भूमि = 626.195 + 47.423 + 11.910 = 685.528 हेक्टर या 1693.94 एकड़

महायोग = 685.528 + 288.520 = 974.048 हेक्टर या 2406.87 एकड़

सीमा वर्णन :--

ब्लॉक-।

क—ख रेखा ग्राम पुसला-मघला के सम्मिलित सीमा पर बिन्दु 'क' से आरंभ होती है और ग्राम कुशमहा, कछार डांड आरक्षित वन से होती हुई बिन्दु 'ख' पर मिलती है ।

ख-ग रेखा सोनारी आरक्षित वन से होती हुई बिन्दु 'ग' पर मिलती है ।

ग—घ रेखा सोनारी आरक्षित वन से होती हुई ग्राम मधोरा--वसवाही के सिम्मिलित सीमा पर बिन्दु 'घ' पर मिलती है ।

घ-ङ रेखा ग्राम मधोरा--वसवाही के सम्मिलित सीमा से होती हुई ग्राम मधोरा-प्रकाशपुर के सम्मिलित सीमा पर बिन्दु 'ङ' पर

िमलती है ∤

ङ-च रेखा ग्राम प्रकाशपुर-नौगई से होती हुई बिन्दु 'च' पर मिलती है ।

च—छ रेखा ग्राम फाड्पारा से होती हुई ग्राम फाड्पारा की सीमा पर बिन्दु 'छ' पर मिलती है ।

छ—ज रेखा ग्राम फाड़पारा की सीमा से होती हुई ग्राम नौगई में बिन्दु 'ज' पर मिलती है ।

ज—झ रेखा ग्राम कटघोरी से होती हुई सोनारी आरक्षित वन की सीमा पर बिन्दु 'झ' पर मिलती है ।

झ-क रेखा ग्राम कटघोरी-सोनारी आरक्षित वन--कछारडांड आरक्षित वन की सम्मिलित सीमा से होती हुई ग्राम कुशमहा-पुसला से गुजरकर आरम्भिक बिन्दु 'क' पर मिलती है ।

ब्लॉक-॥

ञ—ट रेखा ग्राम लब्जी-दुधनीया खुर्द के सम्मिलित सीमा पर बिन्दु 'ञ' से आरंभ होती है और सम्मिलित सीमा से होती हुई बिन्दु 'ट' पर मिलती है ।

z-ठ रेखा ग्राम लब्जी की सीमा से होती हुई बिन्दु 'ठ' पर मिलती है ।

ठ—ड-ञ रेखा ग्राम लब्जी से होती हुई ग्राम लब्जी में बिन्दु 'ठ' से गुजरकर आरम्भिक बिन्दु 'ञ' पर मिलती है ।

ब्लॉक-III

ढ—ण–त रेखा ग्राम शिवपुर के सीमा पर बिन्दु 'ढ' से आरंभ होती है और ग्राम शिवपुर के बिन्दु 'ण' से होती हुई बिन्दु 'ट' पर मिलती है ।

त-थ रेखा ग्राम शिवपुर से होती हुई ग्राम सरडी में बिन्दु 'थ' पर मिलती है ।

थ-द रेखा ग्राम सरडी से होती हुई बिन्दु 'द' पर मिलती है ।

द-ध रेखा ग्राम सरडी-शिवपुर से होती हुई ग्राम शिवपुर में बिन्दु 'ध' पर मिलती है ।

ध-न-प-ढ रेखा ग्राम शिवपुर, बिन्दु 'न'-- बिन्दु 'प' से गुजरकर आरम्भिक बिन्दु 'ढ' पर मिलती है ।

[फा. सं. 43015/9/2010-पी.आर.आई.डब्ल्यू.-1]

एम, शहाबुद्दीन, अवर सचिव

MINISTRY OF COAL

New Delhi, the 15th June, 2010

S. O. 1582.— Whereas, it appears to the Central Government that Coal is likely to be obtained from the lands in the locality mentioned in the schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby gives notice of its intention to prospect for coal therein;

The plan bearing number: SECL/BSP/GM(Plg)/Land/376 dated the 11th February, 2010 of the area covered by this notification can be inspected at the office of the Collector, Korea (Chhattisgarh) or at the office of the Coal Controller, 1, Council House Street, Kolkata-700001 or at the office of the South Eastern Coalfields Limited, (Revenue Section), Seepat Road, Bilaspur-495006, Chhatisgarh.

All persons interested in the land covered by this notification shall deliver all maps, charts and other documents referred to in sub-section (7) of Section 13 of the said Act to the Officer-In-Charge or Head of the Department, (Revenue Section), South Eastern Coalfields Limited, Seepat Road, Bilaspur-495006, Chhatisgarh, within ninety days from the date of publication of this notification in the Official Gazette

SCHEDULE

CHURCHA AND CHURCHA WEST UG BLOCK, BAIKUNTEPUR AREA

District Korea, Chhattisgarh

Plan bearing number—SECL/BSP/GM(Plg)/Land/376 dated the 11th February, 2010 (Showing the land notified for prospecting)

Block - 1

(a) Revenu Land:

SI. No.	Village	Village No.	Patwari Halka No.	Tehsil	District	Area in hectares	Remarks
1	Katghori	31	8	Sonhat	Korea	162,230	Part
2	Madhora	174	9	Sonhat	Korea	160.240	Part
3	Naugai	141	9	Sonhat	Korea	208.917	Part
4	Kushmaha	42	8	Sonhat	Korea	51.733	Part
5	Prakashpur	146	9	Sonhat	Korea	13.620	Part
6	Pusla	158	8	Sonhat	Korea	11.051	Part
7	Pharpara	151	9	Sonhat	Korea	18.404	Part

Total Area: 626.195 hectares (approx.)

or 1547.33 acres (approx.)

(b) Forest Land:

SI. No.	Name of Forest	Type of Forest	Compartment No.	Range	Division	Area in hectares	Remarks
1	Kachhar Dand	Reserve Forest	415	Baikunthpur	Korea	187.190	Part
2	Sonari	Reserve Forest	417	Baikunthpur	Korea	101.330	Part

Total Area: 288.520 hectares (approx.) or 712.93 acres (approx.)

Block - II

Revenue Land:

Sl. No.	Village	Village No.	Patwari Halka No.	Tehsil	District	Area in hectares	Remarks
1	Labji	219	8	Sonhat	Korea	47.423	Part

Total area = 47.423 hectares (approx.) or 117.18 acres (approx.)

Block - III

Revenue Land:

SI.	Village	Village No.	Patwari Halka No.	Tehsil	District	Area in hectares	Remarks
1	Shivpur	222	2	Baikunthpur	Korea	11.710	Part
2	Sardi	227	2	Baikunthpur	Korea	0.200	Part

Total area=11.910 hectares (approx.) or 29.43 acres (approx.)

Total Revenue Land = 626.195 + 47.423 + 11.910 = 685.528 hectares or 1693.94 acres Grand Total = 685.528 + 288.520 = 974.048 hectares or 2406.87 acres

Boundary Description :-

Block-1:

A B	Line starts from point' A' on the common boundary of villages Pusla - Maghala and passes through village
	Kushmaha then Kachhar and RF and meets at Point 'B'.

- B-C Line passes through Sonari RF and meets at Point 'C'.
- C-D Line passes through Sonari RF and meets at Point 'D' in common boundary of villages Madhora-Vasvahi.
- D-E Line passes along the common boundary of villages Madhora—Vasvahi and meets at point 'E' on the common boundary of villages Madhora-Prakashpur.
- E-F Line passes through village Prakashpur, village Naugai and meets at point 'F'.
- F G Line passes through village Pharpara and meets at point 'G' on boundary of village Pharpara.
- G-H Line passes along boundary of village Pharpara and meets at point 'H' in village Naugai.
- H-I Line passes through village Katghori and meets at point 'I' on the boundary of Sonari RF.
- Line passes along common boundary of village Katghori-Sonari RF-Kachhard and RF then through village Kushmaha-Pusla and meets at starting point 'A'

Block-H:

- J K Line starts from point 'J' on the common boundary of villages Labji-Dudhania Khurd and passes along the same and meets at point 'K'.
- K. L. Line passes along boundry of village Labji and meets at point 'L'.
- L-M-J Line passes through village Labji, point 'M' in village Labji and meets at starting point 'J'.

Block-III:

- NO-P Line starts from point 'N' on the boundary of village Shivpur and passes through village Shivpur, point 'O' and meets at point 'K' in village Shivpur.
- P.Q Line passes through village Shivpur and meets at point 'Q' in village Sardi
- O-R Line passes through village Sardi and meets at point 'R' in village Sardi.

R-S Line passes through villages Sardi and meets at point 'S' in village Shivpur.

S-T-U-N Line passes through village Shivpur point 'T/U' and meets at starting point 'N'.

[F. No. 43015/9/2010-PRIW-I] M. SHAHABUDEEN, Under Secy.

आदेश

नई दिल्ली, 16 जून, 2010

का.आ. 1583.—कोयला धारक क्षेत्र (अर्जन और विकास) अधिनियम, 1957 (1957 का 20) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 9 की उपधारा (1) के अधीन जारी भारत सरकार के कोयला मंत्रालय की अधिसूचना संख्यांक का.आ. 3630 तारीख, 28 अक्तूबर, 2009, जो भारत के राजपत्र, भाग II, खंड 3, उपखंड (ii), तारीख 7 नवम्बर, 2009 में प्रकाशित उक्त अधिसूचना से संलग्न अनुमृची में वर्णित भूमि में या उस पर के सभी अधिकार (जिसे इसमें इसके पश्चात् उक्त भूमि कहा गया है) उक्त अधिनियम की धारा 10 की उपधारा (1) के अधीन, सभी विल्लंगमों से मुक्त होकर, आत्यांतिक रूप से केन्द्रीय सरकार में निहित हो गए;

और, कंन्द्रीय **सरकार को** यह समाधान हो गया है कि साउथ ईस्टर्न कोलफील्ड्स लिमिटेड (जिसे इसमें इसके पश्चात् उक्त सरकारी कम्पनी कहा गया है), ऐसे निबंधनों और शतों का जो केन्द्रीय सरकार इस निमित्त अधिरोपित करना उचित समझे, अनुपालन करने के लिये तैयार हैं:

अतः अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 11 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निर्देश देती हैं कि इस प्रकार निहित उक्त 70.371 हेक्टर भूमि में या उस पर के सभी अधिकार, तारीख 7 नवम्बर, 2009 से केन्द्रीय सरकार में इस प्रकार निहित वर्त रहने की बजाय, निम्नलिखित निबंधनों और शर्तों के अधीन रहते हुए, सरकारी कम्मनी में निहित हो जाएंगे, अर्थात् :--

- (1) अरकारी कम्पनी, उक्त अधिनियम के उपवंधों के अधीन यथा अवधारित प्रतिकर, ब्याज, नुकसान और वैसी ही मदों की बाबत किए गए सभी संदायों की केन्द्रीय सरकार को प्रतिपूर्ति करेगी;
- (ii) सरकारी कम्पनी द्वारा शर्त (i) के अधीन, केन्द्रीय सरकार को संदेय रकमों का अवधारण करने के प्रयोजन के लिये एक अधिकरण का गठन किया जाएगा तथा ऐसे किसी अधिकरण और ऐसे अधिकरण की सहायता करने के लिए नियुक्त व्यक्तियों के संबंधों में उपगत सभी व्यय, कम्पनी द्वारा वहन किए जाएंगे और इसी प्रकार निहित उक्त भूमि में या उस पर के अधिकार के लिए या उसके संबंध में जैसे अपील आदि सभी विधिक कार्यवाहियों की बाबत उपगत, सभी व्यय भी, इसी प्रकार सरकारी कम्पनी द्वारा वहन किए जाएंगे:
- (iii) सरकारी कम्पनी, केन्द्रीय सरकार या उसके पदाधारियों की, ऐसे किसी अन्य व्यय के संबंध में, क्षतिपूर्ति करेगी जो इस प्रकार निहित उक्त भूमि में या उस पर के अधिकारों के बारे में, केन्द्रीय सरकार या उसके पदधारियों द्वारा या उनके विरूद्ध किन्हीं कार्यवाहियों के संबंध में आवश्यक हो:
- (iv) सरकारी कम्पनी को, केन्द्रीय सरकार के पूर्व अनुमोदन के बिना, उक्त भूमि को अंतरित करने की शक्ति नहीं होगी; और
- (v) सरकारी **कम्पनी, ऐ**से निदेशों और शर्तों का, जो केन्द्रीय सरकार द्वारा, जब कभी आवश्यक हो, उक्त भूमि के विशिष्ट क्षेत्रों के लिये दिए जाएं या अधिरोपित की जाए, पालन करेगी ।

[फा. सं.-43015/4/2007-पी.आर.आई.डब्ल्यू.-!]

एम, शहाबुद्दीन, अवर सचिव

ORDER

New Delhi, the 16th June, 2010

S. O. 1583.—Whereas on the publication of the notification of the Government of India in the Ministry of Coal number S.O. 3030 dated the 28th October, 2009 published in the Gazette of India, Part - II, Section - 3, Sub-section (ii) dated the 7th November, 2009, issued under sub-section (1) of Section 9 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), (hereinafter referred to as the said Act), the lands as All Rights in or over the land described in the Schedule appended to the said notification (hereinafter referred to as the said land) vested absolutely in the Central Government free from all encumbrances under sub-section (1) of Section 10 of the said Act;

And whereas, the Central Government is satisfied that the South Eastern Coalfields Limited (hereinafter referred to as the Government Company) is willing to comply with such terms and conditions as the Central Government thinks fit to impose in this behalf;

Now, therefore, in exercise of the power conferred by sub-section (1) of Section 11 of the said Act, the Central Government hereby direct that the All Rights of 70.371 hectares in or over the said lands so vested shall, with effect from the 7th November, 2009 instead of continuing to so vest in the Central Government shall vest in the Government company subject to the following terms and conditions, namely:

- (i) the Government company shall reimburse to the Central Government all payments made in respect of compensation, interest, damages and the like as determined under the provisions of the said Act;
- (ii) a Tribunal shall be constituted for the purpose of determining the amounts payable to the Central Government by the Government company under condition (i) and all expenditure incurred in connection with any such tribunal and persons appointed to assist the tribunal shall be borne by the Government company; and similarly, all expenditure incurred in respect of all legal proceedings like appeals etc, for or in connection with the rights in or over the said lands, so vesting, shall also be borne by the Government company;
- (iii) the Government company shall indemnify the Central Government or its officials against any other expenditure that may be necessary in connection with any proceedings by or against the Central Government or its officials regarding the rights in or over the said lands so vesting;
- (iv) the Government company shall have no power to transfer the said lands to any other persons without the previous approval of the Central Government; and
- (v) the Government company shall abide by such directions and conditions as may be given or imposed by the Central Government for particular areas of the said lands, as and when necessary.

[F. No. 43015/4/2007-PRIW-I]

M. SHAHABUDEEN, Under Secy.

नई दिल्ली, 21 जून, 2010

का.आ. 1584.—कोयला धारक क्षेत्र (अर्जन और विकास) अधिनियम, 1957 (1957 का 20) (जिसे इसमें इसके पश्चात् उक्त अधि नियम कहा गया है) की धारा 4 की उपधारा (1) के अधीन भारत सरकार के कोयला मंत्रालय द्वारा जारी की गई अधिसूचना संख्यांक का.आ. 2896, तारीख 13 अक्तूबर, 2008, जो भारत के राजपत्र, भाग-II, खण्ड-3, उपखण्ड (ii), तारीख 18 अक्तूबर, 2008 में प्रकाशित की गई थी, उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट परिक्षेत्र की भूमि में जिसका माप 695.63 हेक्टर (लगभग) या 1718.97 एकड़ (लगभग) है;

और केन्द्रीय सरकार का यह समाधान हो गया है कि इस अधिसूचना से उपाबद्ध अनुसूचित उक्त भूमि के भाग में कोयला अभिप्राप्य है;

अत:, अब, केन्द्रीय सरकार उक्त अधिनियम की धारा 7 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, इससे संलग्न अनुसूची में वर्णित 692.18 हेक्टर (लगभग) या 1710.37 एकड़ (लगभग) माप वाली भूमि में या उस पर के सभी अधिकार का अर्जन करने के अपने आशय की सूचना देती है।

टिप्पणी 1 :—इस अधिसूचना के अधीन आने वाले क्षेत्र के रेखांक सं. सी-1 (ई) III/जेजेएनआर/819-0410, तारीख 5 अप्रैल, 2010 का कलेक्टर, यवतमाल (महाराष्ट्र) के कार्यालय में या कोयला नियंत्रक, 1, काउंसिल हाउस स्ट्रीट, कोलकाता (पिन-700 001) के कार्यालय में या महाप्रबंधक, वेस्टर्न कोलफील्ड्स लिमिटेड, (राजस्व विभाग) कोल इस्टेट, सिविल लाईन्स, नागपुर-440 001 (महाराष्ट्र) के कार्यालय में किया जा सकता है।

टिप्पणी 2 :— उक्त अधिनियम की धारा 8 के उपबंधों की ओर ध्यान आकृष्ट किया जाता है, जिसमें निम्नलिखित उपबंध हैं :--

अर्जन की बाबत आपत्तियां :---

"8(1) व्यक्ति जो किसी भूमि में जिसकी बाबत धारा 7 के अधीन अधिसूचना निकाली गई है, हितबद्ध है, अधिसूचना के निकाले जाने से तीस दिनों के भीतर सम्पूर्ण भूमि या उसके किसी भाग या ऐसी भूमि में या उस पर के किन्हीं अधिकारों का अर्जन किए जाने के बारे में आपत्ति कर सकेगा।

स्पष्टीकरण : इस धारा के अंतर्गत यह आपित नहीं मानी जाएगी, कि कोई व्यक्ति किसी भूमि में कोयला उत्पादन के लिए स्वयं खनन संक्रियाएं करना चाहता है और ऐसी संक्रियाएं केन्द्रीय सरकार या किसी अन्य व्यक्ति को नहीं करनी चाहिए !

(2) उपधारा (1) के अधीन प्रत्येक आपत्ति सक्षम अधिकारी को लिखित रूप में की जाएगी और सक्षम अधिकारी, आपत्तिकर्ता को स्वयं सुने जाने, विधि व्यवसायी द्वारा सुनवाई का अवसर देगा और ऐसी सभी आपत्तियों को सुनने के पश्चात् और ऐसी अतिरिक्त जांच, यदि कोई हों, करने के धरवात् जो वह आवश्यक समझता है, वह या ले धार 7 की उपधारा (1) के अधीन अधिसृचित भूमि के या एसी भूमि हो सा धर पर के अधिकारों के संबंध में एक रिपोर्ट या ऐसी भूमि के विभिन्न टुकड़ों या ऐसी भूमि में या उस पर के अधिकारों के संबंध में आपानियां के उपने सिफारिशों और उसके द्वारा की गई कार्यवाही के अभिलेख सहित विभिन्न रिपोर्ट केन्द्रीय सरकार को उसके विनिश्चय के लिए

(3) इस धारा के प्रयोजनों के लिए वह व्यक्ति किसी भूमि में हितबद्ध समझा जाएगा जो प्रतिकर में हित का दावा करण का हकतार होता, यदि भृति या किसी ऐसी भूमि में या उस पर के अधिकार इस अधिनियम के अधीन अर्जित कर नेतुए जाते हैं ।''

टिप्पणी 3 :--केन्द्रीय सरकार ने भारत के राजपत्र भाग-2, खंड-3, उपखंड (ii) तारीख 11 जून. 1983 में प्रकाणित अधिमृद्या कंग्रज्ञ का.आ. 2519 तारीख 27 मई. 1983 द्वारा कोयला नियंत्रक, 1, काउँसिल हाउम स्ट्रीट, कोलकाता 700 001 का उपल अधिमिण्य की भारा 3 के अधीन सक्षम प्राधिकारी नियुक्त किया है।

अनुसूची कोलार पिंपरी एक्सटेंशर ओपनकास्ट ब्लॉक वर्णी नार्थ क्षेत्र जिला स्वतमाल (महारास्ट्र)

(रेखांक संख्या : सी । १९४४/१२ (कार/814-0410) तारोख ५ अर्गल, २०१०)

सभी अधिकार

'भाग - का'

क्रम सं	थाः वृत् माण	ग टवारी सर्वित संख्या	तप्रसीत	জিনে	क्षेत्रफल इंक्टर में	
1.	ÆTK.	3.3	वर्ण	'यवतमाल	:30.00	भाग
2.	यत्रेश	31	वणी	थ वत माल	125.00	Aliti
3.	ব্যক্ষ	32	वर्णा	यवतमाल	298.00	ंस्प

कुल : 553.00 हेक्टर (लगभग)

या 1366,46 एकड (लगभग)

सभी अधिकार :

्, अस्मा - अस् ,

क्रम	अंध का नाम	पटवारी सकिल	तहभील	জিলা	ेत्रफल अंत्रफल	 टिप्पणियां
सं.		संख्या			हेक्सर में	
1.	ा अपूर्ण -	31	वणी	यवतमाल	1.75	'भाग

कुल : 1,75 हेक्टर (लगभग)

या 4,32 एकड (लगभग)

Jaiat-al,

क्रम	तान प ाम	पटवारी सर्कित	तहसोल	जिला	श्रत्रफल	्राता । श्रिक्तांकृतं
ਜ <u>਼</u>		संख्या			इक्टर में	
1.	गांबारी	31	वणी	एक्सभाल	14.50	শ্বান

कुल : 14,50 हेक्टर (लगणप)

या 35.83 एकड (लगभग)

सभी अधिकार :

'भाग-धा

क्रम सं.	ग्राम का नाम संख्या	पटवारी सर्किल संख्या	तहसील	जिला	क्षेत्रफल हेक्टर में	टिप्पणियां
1.	गांवारी	31	वर्णी	थवतमाल	41.77	भाग
2.	पिंपरी	32	লুদা	यवतमाल	1.16	भाग
3.	आगासी	32	वणी	यवतमाल	80.00	क्षाम

कुल : 122,93 हेक्टर (लगभग)

या 303,76 एकड् (लगभग)

कुल क्षेत्र (सभी अधिकार):

भाग'क : भाग-ख + भाग-ग + भाग-घ --

553.00 - 1.75 + 14.50 + 122.93 = **692.18 हेक्टर (लगभग**)

या

1366.46 + 4.32 + 35.83 + 303.76 = 1710.37 एकड़ (लगभग)

ग्राम में अर्जित किए जाने वाले प्लॉट संख्यांक

'भाग - क'

ग्राम कोलेरा में अर्जित किए जाने वाले प्लॉट संख्यांक :

124/1, 124/2, 130/1, 130/2, 131, 132, 133, 134/1, 134/2, 134/3, 134/4, 135, 136, 137/1, 137/2, 138, 139/1, 139/2, 140, 141, 142, 143, 144, 144/2, 145/1, 145/2, 145/3, 146, 147, 148, 149/1, 149/2, 150, 151/1, 151/2, 152, 156, 157, 158, 159, 160, 双糖的 联系 43, 164, 165, 166, 167, 168/1, 168/2, 169, 170/1, 170/2, 171/1, 171/1布, 171/2, 171/3布, 171/组, 171/4, 172/4, 172/2, 172/3, 173/4, 173/2, 174, 175 1

ग्राम कोना में अर्जित किए जाने वाले प्लॉट संख्यांक :

94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108/1, 108/2, 112/1, 112/2, 112/3, 113, 114, 115, 116,117/1, 115/2, 118/1, 118/2, 119, 120, 121, 122, 123, 124, 125/1, 125/2, 126/1, 126/2, 136, 137/1, 137/2, 141, 142, 143, 144, 145, 146, 147/1, 147/2, 148, 149, 150, 151, 152, 153, 154, 155, 160/1, 160/2, 160/3, 172/1, 172/2, संस्कारी सङ्क

ग्राम ब्राह्मणी में अर्जित किए जाने वाले प्लॉट संख्यांक :

1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20/1, 20/2, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37/1, 37/2, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56/1, 56/2, 56/3, 56/4, 57/1, 57/2, 57/3, 58/1, 58/2, 58/3, 59, 60, 61, 62, 63, 64, 65/1, 65/2, 65/3, 66, 67, 72, 73, 74, 75, 76, 77, 78, 79/1%, 79/2, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92/1, 92/2, 92/3, 93, 94, 95, 96, 97/1, 97/2, 98/1, 98/2. 99, 100, 101, 102, 103, 104; 105, 106, 107, 108, 109, 110, 111, 112, 113, 114/1, 114/2, 115, 116, 117, 118, 119, 120, 121, 122, 123/1, 123/2, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 466, 47, 48, 48, 49,

'भाग-ख

ग्राम गोवारी में अर्जित किए जाने वाले प्लॉट संख्यांक :

'भाग-ग'

ग्राम गोवारी में अर्जित किए जाने वाले प्लॉट संख्यांक :

1,2, 3, 4, सरकारी आबादी, 5/1, 5/2, 5/3, 150,151, 152

'भाग-घ'

ग्राम गोवारी में अर्जित किए जाने वाले प्लॉट संख्यांक :

9/1, 9/2, 10/1, 10/2, 10/3, 11/1, 11/2, 12/1, 12/1南, 12/2, 13/1, 13/2, 13/3, 14/1, 14/2, 14/3, 15, 16, 17/1, 17/1南, 17/2, 18/1, 18/2, 23, 24, 28

ग्राम पिंपरी में अर्जित किए जाने वाले प्लॉट संख्यांक :

3.5/1.5/2.

ग्राम आगासी में अर्जित किए जाने वाले प्लॉट संख्यांक :

1/3, 1/4क, 1/4ख, 1/4प, 1/5, 2/1, 2/2, 2/2क, 2/2ख, 2/3, 2/4क, 2/4क1, 2/4ख, 2/4प, 2/4प, 3/1, 3/2, 3/3, 4/1, 4/2, 4/3, 4/3क, 4/4, 5/1, 5/2, 6/1, 6/1क, 6/2, 6/3, 6/4, 6/4क, 7/2, 7/2क, 7/3, 7/3क, 7/4, 8/1 क, 8/2, 9, 10/1, 10/1क, 10/2, 10/3, 10/4, 10/5, 11/1, 11/2, 12/1, 12/2, 12/2क, 12/3, 12/4, 12/5, 13/1, 13/2, 13/3, 13/4, 14, सरकारी ।

सीमा वर्णन :-

'भाग-क'

'क'-'ख'-'ग'-'घ'-

'ਛ'-'ਚ'-'ਲ' :

रेखा ग्राम कोलेरा में बिन्दु 'क' से आरंभ होती है और बिन्दु 'ख'-'ग'-'घ' 'ङ'-'च' के पास से गुजरती हुई प्लॉट संख्यांक 175, 173/1, 173/2, 171/1, 163, 160 (सरकारी), की बाह्य सीमा से लगकर गुजरती है फिर सड़क से लगकर गुजरती है, सड़क पार करती है फिर प्लॉट संख्यांक 156, 150, 151/1, 151/2, 152, 132, 131, 130/2, 130/1 की बाह्य सीमा से लगकर गुजरती है और बिन्दु 'छ' पर मिलती है।

'광'-'피' '왕' :

रेखा ग्राम कोलेरा से होकर प्लॉट संख्यांक 130/1, 134/2, 134/4, 124/1, 124/2, की बाह्य सीमा से लगकर गुजरती है फिर ग्राम कोलेरा और ग्राम बाह्यणी की सिम्मिलित ग्राम सीमा को पार करती है और ग्राम ब्राह्मणी से होकर प्लॉट संख्यांक 141, 143, 144, 145, की बाह्य सीमा से लगकर गुजरती है फिर सड़क पार करती है फिर प्लॉट संख्यांक 133, 132, 131, 130, 129, 1, 2,3, 4, 9, 10, 11, 15, की बाह्य सीमा से लगकर गुजरती है फिर बिन्दु 'ज' के पास से गुजरते हुए प्लॉट संख्यांक 16, 17, 19, 37/2, 37/1, 38, 42, 43, 44, 45, 46, 47, 48, की बाह्य सीमा से लगकर गुजरती है और ग्राम ब्राह्मणी, ग्राम कोना एवं ग्राम निलापुर के तिराहे पर बिन्दु 'झ' पर मिलती है ।

'झ'--'ਕ'-'ਟ'-

'ਰ'-'ਫ਼' :

रेखा ग्राम कोना से होकर बिन्दु 'ञ'-'ट'-'ठ' के पास से गुजरते हुए प्लॉट संख्यांक 119, 120, 121, 124, 125/2, 125/1, 126/2, 126/1, 136, 137/2, 137/1, 141, 155, 159,160/1, 160/2, 160/3, 153, 152, 150, 172/2, 172/1, 97, 96, 95, 94, की बाह्य सीमा से लगकर गुजरती है और बिन्दु 'ड' पर मिलती है।

'ड'-'ढ'-'क' :

रेखा ग्राम कोना से होकर बिन्दु 'ढ' के पास से गुजरती हुई फ्लॉट संख्यांक 94, 108/1, 108/2, 113, 112/3, 112/2, 112/1, की बाह्य सीमा से लगकर गुजरती है फिर ग्राम कोना और ग्राम ब्राह्मणी की सिम्मिलत ग्राम सीमा को पार करती है फिर ग्राम ब्राह्मणी से होकर प्लॉट संख्यांक 58/3, 59, 60, 61, 62, 63, 67, 72, की बाह्य सीमा से लगकर गुजरती है फिर ग्राम ब्राह्मणी और ग्राम कोलेरा की सिम्मिलत ग्राम सीमा को पार करती है फिर ग्राम कोलेरा की सिम्मिलत ग्राम सीमा को पार करती है फिर ग्राम कोलेरा की सिम्मिलत ग्राम सीमा को पार करती है फिर ग्राम कोलेरा से होकर प्लॉट संख्या 175 की बाह्य सीमा से लगकर गुजरती है और आरंभिक बिन्दु 'क' पर मिलती है।

i I I delut de ca

'भाग-ख'

'ण'-'त'-'थ'-

'द'–'ण' :

रेखा ग्राम गोवारी में बिन्दु 'ण' से आरंभ होती है और बिन्दु 'त'-'थ'-'द' के पास से गुजस्ते हुए प्लॉट संख्या 95 की बाह्य सीमा से लगकर गुजरती है और आरंभिक बिन्दु 'ण' पर मिलती है ।

'भाग-ग'

'ध'-'न'-'प'-

'फ'–'ध':

रेखा ग्राम गोवारी में बिन्दु 'ध' से आरंभ होती है और बिन्दु 'न'-'प'-'फ' के पास से गुजरते हुए प्लॉट संख्यांक 5/3, 5/2, 5/1, की बाह्य सीमा से होकर गुजरती है फिर सड़क पार करती है फिर आबादी की बाह्य सीमा से होकर गुजरती है और प्लॉट संख्यांक 150, 151, 152, 1, 2, 3, 4, की बाह्य सीमा से होकर गुजरती है और आरोभक बिन्दु 'ध' पर मिलती है ।

'भाग-घ'

'ब'-'भ'-

'म'-'ब':

रेखा ग्राम गोवारी में बिन्दु 'ब' से आरंभ होती है और बिन्दु 'म', 'म' के पास से गुजरते हुए वर्धा नदी के किनारे से और प्लॉट संख्यांक 9/1, 9/2, 10/3, 10/2, 10/1, 11/1, 12/1, 13/1, की बाह्य सीमा से होकर गुजरती है फिर ग्राम गोवारी और ग्राम आगासी की सिम्मिलत ग्राम सीमा को पार करती है और ग्राम आगासी से होकर वर्धा नदी के किनारे से और प्लॉट संख्यांक 4/1, 3/1, 2/1, 2/2, 2/2क, 2/2ख, 2/3, 2/4क, 2/4क1, 2/4ख, 2/4ग, 2/4घ, 1/3, 1/4क, 1/4ख, 1/4ग, 1/5, 14 (सरकारी), 13/2, 13/3, 13/4, 11/2, 10/1, 10/1क, 10/2, 10/3, 10/4, 10/5 की बाह्य सीमा से लगकर गुजरती है फिर ग्राम आगासी और ग्राम पिपरी को सिम्मिलत ग्राम सीमा को पार करती है और ग्राम पिपरी से होकर प्लॉट संख्यांक 3, 5/2, 5/1, की बाह्य सीमा से लगकर गुजरती है फिर ग्राम आगासी को सिम्मिलत ग्राम सीमा को पार करती है और ग्राम आगासी से होकर प्लॉट संख्यांक 7/2, 7/2क, 7/3, 7/3क, 7/4, की बाह्य सीमा से लगकर गुजरती है फिर ग्राम आगासी और ग्राम गोवारी को सिम्मिलत ग्राम सीमा को पार करती है फिर ग्राम गोवारी से होकर प्लॉट संख्यांक 18/1, 18/2, 17/2, 17/1, 16, 15, 23, 24, 28, 10/1, 10/2, 10/3, 9/2, 9/1, की बाह्य सीमा से होकर प्लॉट संख्यांक 18/1, 18/2, 17/2, 17/1, 16, 15, 23, 24, 28, 10/1, 10/2, 10/3, 9/2, 9/1, की बाह्य सीमा से होकर गुजरती है और आरंभिक बिन्दु 'ब' पर मिलती है।

[फा. सं. 43015/15/2008-पी.आर.आई.डब्ल्यू.-1]

एम. शहाबुद्दीन, अवर सचिव

New Delhi, the 21st June, 2010

S.O. 1584.—Whereas by the notification of the Government of India in the Ministry of Coal number S. O. 2896 dated the 13th October, 2008, issued under sub-section (1) of Section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) (hereinafter referred to as the said Act) and published in the Gazette of India, Part II, Section 3, Sub-section (ii), dated the 18th October, 2008, the Central Government gave notice of its intention to prospect for coal in 695.63 hectares (approximately) or 1718.97 acres (approximately) of the lands in the locality specified in the Schedule annexed to that notification;

And, Whereas, the Central Government is satisfied that coal is obtainable in a part of said lands prescribed in the Schedule appended to this notification;

Now therefore, in exercise of the powers conferred by sub-section (1) of section 7 of the said Act, the Central Government hereby gives notice of its intention to acquire All Rights in or over the land measuring 692.18 hectares (approximately) or 1710.37 acres (approximately) described in Schedule appended hereto.

Note 1: The plan bearing number C-1(E)III/JJNR/819-0410 dated the 5th April, 2010 of the area covered by this notification may be inspected at the office of the Collector, Yavatmal (Maharashtra) or at the office of the Coal Controller, 10 Council House Street, Kolkata (Pin-700001) or at the office of the General Manager, Western Coalfields Limited (Revenue Department), Coal Estate, Civil Lines, Nagpur - 440001 (Maharashtra).

Note 2: Attention is hereby invited to the provisions of section 8 of the said Act which provides as follows:—

Objections to Acquisition:

"8(1) Any person interested in any land in respect of which a notification under Section 7 has been issued, $m_{\rm d}$, within thirty days of the issue of the notification, object to the acquisition of the whole or any part of the land or of $m_{\rm d}$ rights in or over such land.

Explanation:—It shall not be an objection within the meaning of this section for any person to say that he nime of desires to undertake mining operations in the land for the production of coal and that such operations should not be undertake by the Central Government or by any other person.

- (2) Every objection under sub-section (1) shall be made to the competent authority in writing, and me competent authority shall give the objector an opportunity of being heard either in person or by a legal practitioner and shall beliar hearing all such objections and after making such further inquiry, if any, as he thinks necessary, either make a report in respect of the tand which has been notified under sub-section (1) of Section 7 or of rights in or over such land, or rights different reports in respect of different parcels of such land or of rights in or over such land, to the Central Covernment containing his recommendations on the Objections, together with the record of proceedings held by him, for the decision of that Government.
- (3) For the purpose of this section, a person shall be deemed to be interested in land who would be cultiled a claim an interest in compensation if the land or any rights in or over such land were acquired under this ALC.

Note 3: The Coal Controller, 1, Council House Street. Kolkata-700 001 has been repointed by the Centrol Government as the competent authority under section 3 of the said Act, vide notification number S.O. 2519 dated the 27th Mag. 1983, published in Part- II, Section 3, Sub-section (ii) of the Gazette of India, dated the 11th June, 1983.

SCHEDULE

Kolar Pimpri Extension Open Cast Block Wani North Area

District Yavatmal (Maharashtra)

(Plan bearing number : C-1 (E) III/JJNR/819-0410 dated the 50; Ap. B, 2010

ALL RIGHTS:

PART-A

SI. No.	Neurof vilinge	Patwari Circle number	Tahsil	District	Area in hectares	Remarks
1.	Kelera	32	Wani	Yavatma!	130.00	Hart
2.	Kem	31	Wani	Yavatmal	125.00	Part
3.	Brahmani	32	Wani	Yavatınal	298.00	Part

Total (553.00 hectares (approximately)

618

1366.46 acres (approximately)

ALL RIGHTS:

PART-B

Sl. No.	Name of village	Patwari Circle number	Tahsil	District	Area in hectares	Remarks	
1.	Gowari	31	Wani	Yavatmal	1.75	Part	

Total (1.75 hectares (approximately)

or

ALLRIGHTS:

PART-C

SL No.	Name of village	Patwati Circle number	Tahsil	District	Area in hectares	Remarks
1.	GOWARI	31	Wani	Yavatınal	14.50	Part

Total 14.50 hectares (approximately)

or

35.83 acres (approximately)

ALLRIGHTS:

PART-D

SI. No.	Name of village	Parwarti Circle number	Tahsil	District	Area in hectares	Remarks
1.	Gowari	31	Wani	Yavatmal	41.77	Part
2.	Pimpri	32	Wani	Yavatmal	1.16	Part
3.	Agashi	32	Wani	Yavatmal	80.00	Part

Total (122,93 hectares (approximately)

or

303.76 acres (approximately)

Total Area (All Rights):

PART-A + PART-B + PART-C + PART-D

 $553\ 00 + 1.75 + 14.50 + 122.93 = 692.18$ hectares (approximately)

CR.

1366.46 + 4.32 + 35.83 + 303.76 = 1710.37 acres (approximately)

PLOTS TO BE ACQUIRED IN VILLAGE

PART-A

Plot numbers to be acquired in village Kolera:

124/1, 124/2, 130/1, 130/2, 131, 132, 133, 134/1, 134/2, 134/3, 134/4, 135, 136, 137/1, 137/2, 138, 139/1, 139/2, 140, 141, 142, 143, 144/2, 145/1, 145/2, 145/3, 146, 147, 148, 149/1, 149/2, 150, 151/1, 151/2, 152, 156, 157, 158, 159, 160, Government Road. 163, 164, 165, 166, 167, 168/1, 168/2, 169, 170/1, 170/2, 171/1, 171/1A, 171/2, 171/3A, 171/3B, 171/4, 172/1, 172/2, 172/3, 173/1, 173//2, 174, 175

Plot numbers to be acquired in village Kona:

94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108/1, 108/2, 112/1, 112/2, 112/3, 113, 114, 115, 116,117/1, 117/2, 118/1, 118/2, 119, 120, 121, 122, 123, 124, 125/1, 125/2, 126/1, 126/2, 136, 137/1, 137/2, 141, 142, 143, 144, 145, 146, 147/1, 147/2, 148, 149, 150, 151, 152, 153, 154, 155, 159, 160/1, 160/2, 160/3, 172/1, 172/2, Government Road.

Plot numbers to be acquired in village Brahmani:

1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20/1, 20/2, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37/1, 37/2, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56/1, 56/2, 56/3, 56/4, 57/1,

57/2, 57/3, 58/1, 58/2, 58/3, 59, 60, 61, 62, 63, 64, 65/1, 65/2, 65/3, 66, 67, 72, 73, 74, 75, 76, 77, 78, 79/1A, 79/1B, 79/2, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92/1, 92/2, 92/3, 93, 94, 95, 96, 97/1, 97/2, 98/1, 98/2, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114/1, 114/2, 115, 116, 117, 118, 119, 120, 121, 122, 123/1, 123/2, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, Government Road.

PART-B

Plot numbers to be acquired in village Gowari:

95

PART-C

Plot numbers to be acquired in village Gowari:

1,2, 3, 4, Government Gaothan (Abadi), 5/1, 5/2, 5/3, 150,151, 152

PART-D

Plot numbers to be acquired in village Gowari:

9/1, 9/2, 10/1, 10/2, 10/3, 11/1, 11/2, 12/1, 12/1A, 12/2, 13/1, 13/2, 13/3, 14/1, 14/2, 14/3, 15, 16, 17/1, 17/1A, 17/2, 18/1, 18/2, 23, 24, 28.

Plot numbers to be acquired in village Pimpri:

3, 5/1, 5/2.

Plot numbers to be acquired in village Agashi:

1/3, 1/4A, 1/4B, 1/4C, 1/4D, 1/5, 2/1, 2/2, 2/2A, 2/2B, 2/3, 2/4A, 2/4A1, 2/4B, 2/4C, 2/4D, 3/1, 3/2, 3/3, 4/1, 4/2, 4/3, 4/3A, 4/4, 5/1, 5/2, 6/1, 6/1A, 6/2, 6/3, 6/4, 6/4A, 7/2, 7/2A, 7/3, 7/3A, 7/4, 8/1A, 8/2, 9, 10/1, 10/1A, 10/2, 10/3, 10/4, 10/5, 11/1, 11/2, 12/1, 12/2, 12/2A, 12/3, 12/4, 12/5, 13/1, 13/2, 13/3, 13/4, 14, Government.

BOUNDARY DESCRIPTION

PART-A

'A'-B'-C'-D'-

'E'-F'-G' Line starts from Point 'A' in village Kolera and passes nearby Point 'B'-C'-D'-E' 'F' along with the outer boundary of plot numbers 175, 173/1, 173/2, 171/1, 163, 160 (Govt.), then passes along the road, crosses road then again passes along with the outer boundary of plot number 156, 150, 151/1, 151/2, 152, 132, 131, 130/2, 130/1 and meets at Point 'G'.

Line passes through village Kolera along with the outer boundary of plot numbers 130/1, 134/2, 134/4, 124/1, 'G''H'-I': 124/2, then crosses common village boundary of villages Kolera and Brahmani and passes through village Brahmani along with the outer boundary of plot number 141, 143, 144, 145, crosses road, then again passes along with the outer boundary of plot numbers 133, 132, 131, 130, 129, 1, 2, 3, 4, 9, 10, 11, 15, then passes nearby Point 'H' and then passes along with the outer boundary of plot numbers 16, 17, 19,37/2, 37/1, 38, 42, 43, 44, 45, 46, 47, 48 and meets at Point 'I' on tri-junction of villages Brahmani, kona and Nilapur.

'I'-J'-K'-

Line passes through village Kona nearby Point -'J'-K'-'L'- along with the outer boundary of plot numbers 'L' 'M': 119, 120, 121, 124, 125/2, 125/1, 126/2, 126/1, 136, 137/2, 137/1, 141, 155, 159, 160/1, 160/2, 160/3, 153, 152, 150, 172/2, 172/1, 97, 96, 95, 94 and meets at Point 'M'.

'M'-'N'-'A'- Line passes near Point 'N' through village Kona, along, with the outer boundary of plot numbers 94, 108/1, 108/2, 113, 112/3, 112/2, 112/1, then crosses common village boundary of villages Kona and Brahmani, then passes through village Brahmani along with the outer boundry of plot numbers 58/3, 59, 60, 61, 62, 63, 67, 72, then passes common village boundary of villages Brahmani and Kolera, then passes through village Kolera along with the outer boundary of plot number 175 and meets at st arting Point 'A'.

PART-B:

'O'-'P'-O'-

'R'-O': Line starts from Point 'O' in village Gowari and passes nearby Point 'P' 'Q'-R', along with the outer boundary of plot numbers 95 and meets at starting Point 'O'.

PART-C:

'S'-'T'-U'-

Line starts from Point 'S' in village Gowari and passes nearby Point 'T'-'U'-V', along with the outer boundary of plot numbers 5/3, 5/2, 5/1, crosses road, then passes along the outer boundary of Gaothan (Abadi) and plot numbers 150, 151, 152, 1, 2, 3, 4 and meets at starting Point 'S'.

PART-D:

'W'- X'-

Y'-'W': Line starts from Point 'W' in village Gowari and passes nearby Point 'X'-'Y', along the Bank of Wardha River and outer boundary of plot numbers 9/1, 9/2, 10/3, 10/2, 10/1, 11/1, 12/1, 13/1, crosses common village boundary of villages Gowari and Agashi and passes through village Agashi along with Bank of Wardha River and outer boundary of plot numbers 4/1, 3/1, 2/1, 2/2, 2/2A, 2/2B, 2/3, 2/4A, 2/4A1, 2/4B, 2/4C, 2/4D, 1/3, 1/4A, 1/4B, 1/4C, 1/5, 14 (Government), 13/2, 13/3, 13/4, 11/2, 10/1, 10/1A, 10/2, 10/3, 10/4, 10/5, then crosses common village boundary of villages Agashi and Pimpri and passes through village Pimpri along with the outer boundary of plot numbers 3, 5/2, 5/1, again crosses common village boundary of villages Pimpri and Agashi and passes through village Agashi along with the outer boundary of plot numbers 7/2, 7/2A, 7/3, 7/3A, 7/4, t hen again crosses common village boundary of villages Agashi and Gowari, then passes through village Gowari, along with the outer boundary of plot numbers 18/1, 18/2, 17/2, 17/1, 16,15, 23, 24, 28, 10/1, 10/2, 10/3, 9/2, 9/1 and meets at starting Point 'W'.

[F. No. 43015/15/2008-PRIW-I]

M. SHAHABUDEEN, Under Secy.

पेट्रोलियम और प्राकृतिक गैस मंत्रालय

नई दिल्ली, 16 जून, 2010

का.आ. 1585.—केन्द्रीय सरकार, पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम,1962 (1962 का 50) की धारा, 2 के खण्ड (क) के अनुसरण में, भारत के राजपत्र में दिनांक 29 मार्च, 2008 की का.आ. संख्या 679 पर प्रकाशित पेट्रोलियम और प्राकृतिक गैस मंत्रालय की दिनांक 27 मार्च, 2008 की अधिसूचना में निम्नलिखित संशोधन करती हैं:--

उक्त अधिसूचना में, "श्री पी.के. साहा, वरिष्ठ सामग्री प्रबंधक, पारादीप **हल्दिया ब**रौनी पाइपलाइन्स, **ह**ल्दिया'', शब्दों के स्थान पर ''श्री मलय सरकार, वरिष्ठ प्रचालन प्रबंधक, पारादीप–हल्दिया–बरौनी पाइपलाइन, **हल्दिया,"** शब्द रखे जाएंगे ।

[सं. आर-25011/9/2007-ओ.आर. 1]

बी. के. दत्ता. अवर सचिव

MINISTRY OF PETROLEUM AND NATURAL GAS

New Delhi, the 16th June, 2010

S. O. 1585.—In pursuance of clause (a) of Section 2 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby makes the following amountments in the notification of the Government of India in the Ministry of Petroleum and Natural Gas number S. O. 679 dated 27th March, 2008, published in the Gazette of India dated 29th March, 2008, namely:—

In the said notification,

from Aords "Shri P. K. Saha, Senior Materials Manager", Paradip Haldia Barauni Pipeline, Haldia the work. "Shri Malay Sarkar, Senior Operation Manager, Paradip-Haldia-Barauni Pipeline, Haldia, shall be substituted.

INo. R-25011/9/2007-OR-11

B. K. DATTA, Under Serv

नई दिल्ली, 18 जून, 2010

ाइ अर. १६.३६ ---केन्द्रीय सरकार, पेट्रो<mark>लियम और खनिज पाइपलाइन (भृमि में उपयोग के अधिकार का अर्जन) अधि</mark>नयम १५८३ की धाम 🕚 😗 🕫 🙉) के अनुसरण में, नीचे दी गई अनुसूची के स्तंभ । में **उल्लिखित व्यक्ति** को, उक्त अनुसूची के स्तंभ 2 में की तक्स्थानी प्रतिष्ठि र 😘 🖖 हो के **संबंध में उक्त अधिनियम के अधीन सक्षम प्राधिकारी के कृत्यों का** निर्वहन करने के लिए प्रधिकत असते हैं 1125a

अनुसूची

प्राधिकारी १ - १८ और पता	अधिकारिता का भंत्र
	(2)
श्री दिलीप वृत्र अन्यकृत	छत्तीसगढ् अन्य
डिन्टी करोबा	
सक्षम प्राधिक है।	
इंडियन आगण ऑपरे शन लिमिटेड ,	
पारादीप सम्बन्धकः अवप्र-रांची पाइपलाइन परियोजनाः,	
एर । / संबस्य ार (एस.बी.आई. एटीएम के निकट),	
अवस्ति विकार प्रयोग्धः अभ्यः	
ः असी पगः	
बह आध्यपुष्ट को दोने की तारीख़ से लागू होगी ।	

[संख्या आर-25011/12/2010 अप्रताप -

बीकं, उस असर कीक

New Delhi, the 18th June, 2010

8. C. 1586.—In pursuance of clause (a) of Section 2 of the Petroleum and Minerals Pipelines (Acquisition et al., 1586.—In pursuance of clause (a) of Section 2 of the Petroleum and Minerals Pipelines (Acquisition et al., 1586.—In pursuance of clause (a) of Section 2 of the Petroleum and Minerals Pipelines (Acquisition et al., 1586.—In pursuance of clause (a) of Section 2 of the Petroleum and Minerals Pipelines (Acquisition et al., 1586.—In pursuance of clause (a) of Section 2 of the Petroleum and Minerals Pipelines (Acquisition et al., 1586.—In pursuance of clause (a) of Section 2 of the Petroleum and Minerals Pipelines (Acquisition et al., 1586.—In pursuance of clause (a) of Section 2 of the Petroleum and Minerals Pipelines (Acquisition et al., 1586.—In pursuance of clause (a) of Section 2 of the Petroleum and Minerals Pipelines (Acquisition et al., 1586.—In pursuance of clause (a) of Section 2 of the Petroleum and Minerals Pipelines (Acquisition et al., 1586.—In pursuance of clause (a) of Section 2 of the Petroleum and Minerals Pipelines (a) of Section 2 of the Petroleum and Minerals Pipelines (a) of Section 2 of the Petroleum and Minerals Pipelines (a) of Section 2 of the Petroleum and Minerals Pipelines (a) of Section 2 of the Petroleum and Minerals Pipelines (a) of Section 2 of the Petroleum and Minerals Pipelines (a) of Section 2 of the Petroleum and Minerals Pipelines (a) of Section 2 of the Petroleum and Minerals Pipelines (a) of Section 2 of the Petroleum and Minerals Pipelines (a) of Section 2 of the Petroleum and Minerals Pipelines (a) of Section 2 of the Petroleum and Minerals Pipelines (a) of Section 2 of the Petroleum and Minerals Pipelines (a) of Section 2 of the Petroleum and Minerals Pipelines (a) of Section 2 of the Petroleum and Minerals Pipelines (a) of Section 2 of the Petroleum and Minerals (a) of Section 2 of the Petroleum and Minerals (a) of Section 2 of the Petroleum and Minerals (a) of Section 2 of the Petroleum and Minerals (a) of Section 2 of the Petroleum and Minerals (a) of Section Right of Elset in Land) Act, 1962 (50 of 1962), the Central Government hereby authorises the person mentioned in column (1) is the Schedule given below to perform the functions of the Competent Authority under the said Act. Is respect of the area mentioned in column (2) of the said Schedule :-

SCHEDULE

Name and address of the Authority	Area of jurisdiction
	(2)
Shri Diiq Teamer Agarwal	Chhattisgarh State
Deputy Collector	
Competers Anthority	
Indian On Congration Limited,	
Paradip-Sanderipur-Raipur-Ranchi Pipeline Project,	
N-17, Secon B Near SBI ATM),	
Avanti Viha, Benjur-492006.	
(Chhattisgach)	

This notification is applicable from the date of issue.

नई दिल्ली, 18 जून, 2010

का.आ. 1587.—केन्द्रीय सरकार को लोकहित में यह आवश्यक प्रतीत होता है कि पारादीप (उड़ीसा) से रायपुर (छत्तीसगढ़) एवं राँची (झारखण्ड) तक पेट्रोलियम उत्पादों के परिवहन के लिए इंडियन ऑयल कॉर्पोरेशन लिमिटेड द्वारा ''पारादीप-सम्बलपुर-गयपुर-राँची पाइपलाइन'' बिछाई जानी चाहिए ;

और कंन्द्रीय सरकार को उक्त पाइपलाइन किछान के प्रयोजन के लिए यह आवश्यक प्रतीत होता है कि ऐसी भृमि. जिसके नीचे पाइपलाइन बिछाई जाने का प्रस्ताव है और जो इस अधिसूचना से उपाबद्ध अनुसूची में वर्णित है, में उपयोग के अधिकार का अर्जन किया जाए;

अन्न: अन्न, केन्द्रीय सरकार, पेट्रोलियम और खनिज पाइपलाइन (भूकी में केक्स के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उप-धारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उनमें उपयोग के अधिकार का अर्जन करने के अपने आश्रथ की घाषणा करती है;

कोई भी व्यक्ति, जो उक्त अनुसूची में वर्णित भूमि में हितबद्ध है, उस तारीख से, जिसको भारत के राजपत्र में यथा प्रकाशित इस अधिसूचना की प्रतियाँ साधारण जनता को उपलब्ध करा दी जाती हैं, इक्कीस दिन के भीतर, उसमें उपयोग के अधिकार का अर्जन करने या भूमि के नीचे पाइपलाइन बिछाए जाने के संबंध में श्री सुकानत कुमार प्रधान, सक्षम प्राधिकारी, इंडियन ऑयल कॉर्पोरेशन लिमिटेड, पारादीप – सम्बलपुर – रायपुर – राँची पाइपलाइन परियोजना, 1295, फारेस्ट पार्क, भुवनेश्वर-751 009 (उड़ीसा) को लिखित रूप से आक्षेप भेज सकेगा;

		_		١.
अ	1	Ή	1	T

	અનુસૂ .	41					
तहसील-झारसुगुडा	जिला-झारर	<u>पु</u> गुडा	राज्य-उड़ीसा				
गांव का नाम	प्लाट नं.		क्षेत्रफल				
		 हेक्टयर	एयर	वर्गमीटर			
1	2	3	4	5			
झारसुगुडा टाउन	2116	00	01	38			
यु नं. ८ मालिमुण्डा	2115	00	27	04			
	2193	00	03	42			
	2192	00	03	23			
	2110	00	02	22			
	2108	00	10	87			
	.2105	00	22	28			
	2087	01	03	81			
	2100	00	· 10	23			
	2099	00.	11	29			
	2098	00	40	65			
	2101	00	21	52			
	2102	00	03	75			
	2103	00	03	20			

[सं. आर-25011/10/2010-ओआर-I]

बी. के. दत्ता, अवर सचिव

New Delhi, the 18th June, 2015

S.O. 1587:—Whereas in spipeas to the fornital Government that it is necessary in the mission from our that for the transportation of petroleon languages from Paradip (Orissa) to Raipur (Chhattisgarb): to Paradip (Chhattisgarb): to Paradip - Sambalpur - Raipur (Paradip - Albert Maradip - Maradip

And whereas it appears to the Corolla Government that for the purpose of laying and said problem. But necessary to acquire that right of uses in the conductions in the schedule annexed to this a difficulty.

Now, therefore, in exercise of the space of continued by sub-section (1) of the Section of the Patient of the Patient of Minerals Pipelines (Acquisition of Begins of the continued Act, 1962 (50 of 1962), the Central flux transfer of the continued declares its intention to acquire and algorithms of the continued acquire.

Any person interested in the land described in the said schedule may, within twento the land of the one for the on which the copies of this notation for publishes to the Gazette of India, are made available to the General Publish object in writing to the acquisition of the lagint of the acquisition of the lagint of the therein for laying of the pipeline lander the form to Sri Sukanta Kumar Pradhan, Competent Authority, and to Oil Corporation Limited, Paradip - lambagor-Raema (Kanabi Pipeline Project, 1295, Forest Park, tshukaneswar, 25 and 2 (Orissa).

SCHEDU* 33

Tehsil: Jharsuguda - District: Pharsogoda - State: Orbisa

Name of Village	Plot No.			
		Hartor	11 12	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
1	2	3	4	ذ .
Jharsuguda Town,	2116	00	01	38
Unit No. 8	2115	()()	27	04
Malimunda	2193	()()	03	42
	2192	00	03	23
	2110	00	02	22
	2108	00	10	87
	2105	00	22	28
	2087	01	03	81
	2100	00	10	. 23
	2099	00	11	29
	2098	00	40	65
	2101	00	21	52
	2102	00	03	75
	2103	00	03	20

[No. R-25011/10/2010-OR-I]

B. K. DATTA, Under Secy.

39	0	8	
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THE GAZETTE OF INDIA: JUNE 26,	2010/ASADHA 5, 1932

[PART II—SEC. 3(i	11)
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							17A	. — <u>-</u> -	rs. 3(II)
	नई दिल्ली, ।				1	2	3	4	5
का.आ. 15	88.—केन्द्रीय - १ —	सरकार व	को लोक	वित में यह	सिआलरमा	1073	00	00	30
आवश्यक प्रतीत होत एवं राँ ची (झारखण	॥ हाक पारादाप ट्रांसक ग्रेगेकि	। (उड़ासा) स (एए उड़ासी)	त रायपुर च्ये स्टिन	(छत्तीसगढ़)		1075	90	00	58
इंडियन ऑ यल कॉप						1074	00	09	75
राँची पाइपलाइन ।			1 (14)	130 (1430)		1070	00	00	96
	सरकार को उर	• /	न स्विद्धान	के प्रयोजन		1085	00	10	22
के लिए यह आवर	यक प्रतीत होत	ा । । र । र । र १ है कि ऐसी	ापछः भिमि.	जिसके नीचे		1061	00	02	45
पाइपलाइन विळाई	जाने का प्रस्ताव	त्र है और ज	्रू इस अ	धिसूचना से		1058	00	01	89
उपाबद्ध अनुसूची मं						1057	00	09	37
किया जाए ;						2416	00	01	67
	न्द्रीय सरकार,					2417	00	00	57
(भूमि में उपयोग के						1055	00	05	26
का 50) की धारा 3						1056	00	00	10
करते हुए, उनमें उ आशय की घोषणा व		कार का अ	जैन कर	ने के अपने		1054	00	00	32
	- /	0.35		N -		10.1	00	02	34
काइ भा ध्याव	क्त, जो उक्त अ	ानुसूची में वी 	णेत भूमि	ा में हितबद्ध		10.	00	00	10
है, उस तारीख छं, अधिसूचना की प्रति	ासका भारत व ँभाभागा जन	क राजपत्र म जा को उपान	ायथाप्र व्याचना	किशित इस जी जारी क ैं			00	00	88
इक्कीस दिन के भी	या सामारण जन तर उसमें उपय	ाताका उपला गेगको अधिक	∾प करा स्मातसा	पाणाता ह, अर्जन क्याने		13.	∞ 00 ¯	04	25
या भूमि के नीचे प						1047	00	02	25 91
कुमार प्रधान, सक्षम	प्राधिकारी, इंडि	् यन ऑयल	कॉर्पोरेश	न लिमिटेड,		1048	00	11	55
पारादीप - सम्बलपुर	- रायपुर - राँ	ची पाइपलाइन	न परियो	जना, 1295,		1094	00	01	91
फॉरेस्ट पार्क, भुवनेश	वर - 751009) (उड़ीसा)	को लि	खत रूप से		1096	00	00	10
आक्षेप भेज सकेगा।						1097	00	03	49
	अनुसू	ची				1102	00	02	
तहसील -किरमिरा	जिला-झार	सुगुडा	राज्य	ब-उड़ीसा		1173	00	02	53 22
गांव का नाम	प्लाट नं.		क्षेत्र	<u> </u>		1188	00	02	95
		eliteraturo				1187	00	00	65
		# # # # # # # # # # # # # # # # # # #	एवर	वर्ग मीटर		1189	00	02	39
1	- 4			5		1190	00	02	47
सिआल रमा	(3/7	(4)	(J)	82		1191	00	02	62
	(KK)	Ð	05	33	•	1172	00	02	48
	(1) · · · · · · · · · · · · · · · · · · ·	00	53	72		1171	00	03	11
	1620	66	00	80		1170	00	01	96
	15.01	00	00	48		1163	00	00	10
	1918	00	60	10		1195	00	04	86
	1635	(20	08	58		1197	00	00	28
	1652	00	00	10		1196	00.	03	31
	ĭċ38	(4)	14	34	7	1199	- 00	05	()3
	1637	141	16	13		1201	00	П	99
	1643	æ	00	10		613	000	00	10
	1077	(X)	05	14		612	00	04	38
	1076	99	04	03		611	00	04	26

1	2	3	4	5	1	2	3	4	5
सआलरमा	610	00	02	44	सारसपालि	112	00	21	1
	609	00	00.	40	•	957	00	05	2
	608	00	. 02	64		956	. 00	01	9
	597	00	15	65		955	00	01	. 8
	2525	00	00	10		954	00	03	2
	602	00	00	10		953	00	02	8
	600	00	00	54		958	00	00	1
	599	00	11	89		959	00	00	l
	577	00	02	46		976	00	02	4
	578	00	00	10		967	00	00	1
	576	00	08	32		968	00	06	4
	574	00	11	83		975	00	01	3
	57 9	00	00	10		969	00 00 00	03	7
	551	00	10	03		970 ''	00	10	3
	2523	. 00	00	20		971	00	02	5
	558,	00	01	87		972	00	06	4
	559	00	03	22		973	00	01	3
•	2441	00	02	03		1285	00	17	•
	2500	00	04	84		1029	∞	08	-
	297 ·	00.	01	12		1030	00	00	2
	5 41	00	04	04		1031	00	07	4
	354	00	04	18		1032	00	02	
	353	00	03	11		1067	00	02	:
	352	00	03	56	•	1068	00	01	;
	351	00	01	21		1069	00	07	
	350	00	00	10		1070	00	02	
	* 3 <u>5</u> 8	00	06	73		1071	00	12	
	357	00	02	99		1072	00	01	
	359	00	08	01		1073	00	08	•
	364	00	04	47		1075	00	25	!
	365	00	08	36		1252	00	12	;
	382	00	02	08		1087	000	03	•
	381	00	03	42		1081	00	13	
	380	00	01	16		1082	00	00	٠
	368	00	01	94		1083	00	05	
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3910	THE GAZETTE OF INDIA: JUNE 26, 2010/ASADRA N							fact de base (dg)			
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	4210	00	01	63		3852	00	01	62
	~ 396 0	00	06	25		3851	00	00	10
	3961	00	08	31		3850	00	01	38
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	6483	00	01	39		3776	00	01	67
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	3982	000	01	51		3281	00	00	47
	3981	00	03	17		3284	00	01	18
	3987	00	01	24		3282	00	01	67
	3988	00	04	28		3280	000	02	60
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THE GAZETTE OF INDIA: JUNE 26, 2019/ASADNA 5, 1932

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	1006	00	01	74		238	00	(X)	92
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	164	00	06	01		393	00	04	5
	157	00	13	57		392	00	00	3:
	156	00	07	88		391	00	06	0
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	478	00	07	59		374	00	00	5.
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	2293	00	00	90		371	00	04	7
	471	00	04	22		238	00	02	5
	470	00	04	95		2350	00	32	4
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	3173	00	01	43		2124	00	11	47
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	3199	00	00	10		2100	00	08	64
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	3966	00	00	11		1587	00	23	13
	3143	00	07	15		1588	00	08	69
	3114	00	01	12		1589	00	06	32
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[PART II -- SEC. 3(ii)]

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01 57 3185 00 09 59 3180 00 02 36 3179 00 07 66 3178 00 03 00 3701 00 00 90 3140 00 00 97 3142 00 16 74 3966 00 00 11 3124 00 01 12 3124 00 01 12 3124 00 00 10 3123 00 16 94 3119 00 00 31 3715 00 00 10 3120 00 04 48 3502 00 00 17 3034 00 01 84 3072 00 02 26 3035 00 11 83</td></td<> <td>3190 00 00 10 Handatups 3188 00 02 73 3187 00 01 57 3185 00 09 59 3180 00 02 36 3179 00 07 66 3178 00 03 00 3701 00 00 97 3140 00 00 97 3142 00 16 74 3966 00 00 11 3143 00 07 15 3114 00 01 12 3125 00 05 17 3124 00 00 10 3129 00 00 31 3715 00 00 10 3120 00 04 48 3502 00 00 17 3034 00 01 84 3072 00 02 26 3035 00 01 72 3097 00 00 23 3069 00 03 67 3036 00 11 83 3062 00 19 53 3057 00 16 90 3061 00 08 68 3060 00 02 65 3059 00 00 33 3051 00 00 30 3052 00 00 16 3056 00 02 26 3055 00 10 03 3051 00 00 31 3054 00 02 33 3054 00 02 33 3055 00 01 03 3055 00 01 03 3055 00 01 03 3055 00 00 30 3055 00 00 31 3056 00 02 26 3055 00 10 03 3055 00 10 03 3053 00 00 31 3054 00 02 33 3054 00 02 33 3054 00 02 33 3055 00 10 03 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10 03 1832 3054 00 02 33 1830 3054 00 02 33 1830 3054 00 02 33 1830 3054 00 02 33 1830 3055 00 10 03 1830 3054 00 02 33 1830 3055 00 00 01 14 47 1830</td> <td>3190 00 00 10 Ho Handatupa 2104 00 3188 00 02 73 2110 00 3187 00 01 57 2111 00 3185 00 09 59 2109 00 3180 00 02 36 2112 00 3179 00 07 66 1583 00 3178 00 03 00 3847 00 3701 00 00 90 1587 00 3140 00 00 97 1588 00 3142 00 16 74 1589 00 3142 00 16 74 1589 00 3143 00 07 15 3458 00 3143 00 07 15 3458 00 3125 00 06 17 1731 00 3125 00 06 17 1731 00 3123 00 16 94 1732 00 3123 00 16 94 1732 00 3119 00 00 31 3460 00 3119 00 00 31 3460 00 3119 00 00 31 3460 00 3119 00 00 31 3460 00 3119 00 00 31 3460 00 3119 00 00 31 3460 00 3123 00 01 48 3459 00 3126 00 00 01 7 1734 00 3120 00 00 01 7 1735 00 3034 00 01 84 1735 00 3035 00 01 72 1709 00 3097 00 00 22 26 1741 00 3005 00 3180 00 3069 00 03 67 1706 00 3069 00 03 67 1706 00 3069 00 03 67 1706 00 3057 00 16 90 1818 00 3057 00 16 90 1818 00 3057 00 16 90 1818 00 3057 00 16 90 1818 00 3057 00 16 90 1818 00 3057 00 16 90 1818 00 3055 00 01 3 3060 00 02 65 1815 00 3055 00 01 3069 00 03 3060 00 02 65 1815 00 3055 00 01 6 90 1818 00 3055 00 01 3069 00 03 3060 00 02 65 1815 00 3055 00 01 3050 00 30 1817 00 3055 00 01 3050 00 3050 00 01 31 3120 00 3055 00 01 3050 00 01 31 3120 00 3055 00 01 3050 00 01 31 3120 00 3055 00 01 3050 00 01 31 3120 00 3055 00 01 3050 00 3050 00 00 31 31 3180 00 3055 00 01</td> <td>3190 00 00 10 Handatupa 2104 00 08 3188 00 02 73 2110 00 01 3187 00 01 57 2111 00 07 3185 00 09 59 2109 00 08 3180 00 02 36 2112 00 00 3179 00 07 66 1583 00 08 3178 00 03 00 3847 00 04 3701 00 00 97 1588 00 08 3140 00 06 97 1588 00 08 3142 00 16 74 1589 00 06 3143 00 07 15 3458 00 06 3143 00 07 15 3458 00 06 3144 00 01 12 1594 00 09 3125 00 05 17 1731 00 02 3124 00 00 16 74 1732 00 04 3123 00 16 94 1732 00 04 3123 00 16 94 1732 00 01 3119 00 00 31 3461 00 04 3123 00 16 94 1732 00 01 3119 00 00 31 3461 00 04 3123 00 16 94 1732 00 01 3119 00 00 31 3460 00 00 3715 00 00 10 1734 00 15 3120 00 04 48 3459 00 00 3502 00 00 17 17 1735 00 16 3034 00 01 72 1735 00 16 3034 00 01 72 1736 00 01 3072 00 02 26 1741 00 21 3035 00 01 72 1709 00 17 3097 00 00 22 26 1741 00 21 3035 00 01 72 1709 00 17 3097 00 00 22 26 1741 00 21 3035 00 01 83 1706 00 64 3060 00 03 37 1706 00 65 3060 00 03 67 1706 00 65 3060 00 03 31 3816 00 00 3061 00 08 68 3389 00 08 3060 00 02 26 5 1815 00 01 3051 00 00 31 1818 00 00 3051 00 00 31 1818 00 00 3051 00 00 30 1817 00 00 3052 00 00 16 183 1706 00 06 3055 00 00 31 1817 00 01 3051 00 00 31 1818 00 00 3051 00 00 31 1816 00 01 3052 00 00 16 1818 00 00 3051 00 00 31 1817 00 01 3052 00 00 31 1817 00 01 3054 00 02 33 1830 00 08 3054 00 02 33 1830 00 08 3054 00 02 33 1830 00 08 3054 00 02 33 1830 00 08</td>	3190 00 00 3188 00 02 3187 00 01 3185 00 09 3180 00 02 3179 00 07 3178 00 03 3701 00 00 3140 00 00 3142 00 16 3966 00 00 3143 00 07 3114 00 01 3125 00 05 3124 00 00 3119 00 00 3120 00 04 3502 00 00 3034 00 01 3072 00 02 3035 00 01 3069 00 03 3069 00 03 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B. K. DUTTA, Under Secy.

नई दिस्सी, 24 जून, 2010

का.आ. 1589,—भारत सरकार ने पेट्रोलियम और खिन्न पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनिक्म, 1962 (1962 का 50) की धारा 2 के खण्ड (क) के अनुसरण में भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचन सं. का.आ. 99 तारीख 6-1-2010 द्वारा श्री के. वी. साबू को करेल राज्य में मैसर्स गेल (इण्डिया) लिमिटेड द्वारा पाइपलाइन बिछाने के किए उन्तर अधिनियम के अधीन सक्षम प्राधिकारी के कृत्यों का फलन करने के लिए नियुक्त फिन्न था।

और उक्त **श्री साबू का स्वा**नांन्तरण हो गया **है और श्री एक.** अनिल कुमार को **उनको पद पर नियु**क्त किया **नका है ।**

और उक्त श्री साबू की मैसर्स गेलार्ड (इण्डिया) किन्टिटेड में सेवाएं समाप्त हो गई है ।

अत: अब, भारत सरकार उक्त अधिनियम की धारा 2 के खंड (क) के अनुसरण में और भारत सरकार के पेट्रोलियम और प्राकृतिक मैस मंत्रालय की अधिसूचना सं. का.आ. 99 तारीख 06-01-2010 को अधिक्रांत करते हुए, नीचे दी गई अनुसूची के स्तंभ (1) में वर्णित व्यक्ति को उक्त मैसर्स गेल (इण्डिया) लिमिटेड द्वारा पहपलाइन बिछाने के लिए निम्नलिखित अनुसूची के स्तंभ (2) में वर्णित क्षेत्र में उक्त अधिनियम के अधीन सक्षम प्राधिकारी के कृत्यों का प्रकार करने के लिए नियुक्त करती है।

अनुसूची

व्यक्ति का नाम और पता	अधिकारिता का क्षेत्र
(1)	(2)
श्री एम. अनिल कुमार, राजस्व डिघीजनल अधिकारी, मैसर्स गेल (इण्डिया) लिमिटेड में प्रतिनियुक्ति पर, कोची, केरल	सम्पूर्ण केरल राज्य

[फा. सं. एल-14014/35/2009-जी.पी.] स्नेह प्रभा **मदान**, अबर सचिव

New Delhi, the 24th June, 2010

S.O. 1589.—Whereas, in pursuance of clause (a) of Section 2 of the Petroleum and Minerals Pipelines (Acuisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government of India vide Notification in the Ministry of Petroleum and Natural Gas S.O. 99 dated 6th January, 2010 appointed Shri K.V. Sabu, Deputy Collector to perform the functions of Competent Authority under the said Act for laying of pipeline by M/s. GAIL (India) Ltd. in the State of Kerala.

And, whereas, Shri Sabu has been transferred and Shri M. Anil Kumar has been posted as his incumbent;

And, whereas, the services of the said Shri Sabu with M/s. GAIL (India) Limited have come to an end;

Now therefore, in pursuance of clause (a) of Section 2 of the said Act and in supersession of the notification of the Government of India, Ministry of Petroleum and Natural Gas vide S.O. 99 dated 6th January, 2010, Government of India hereby authorizes the person mentioned in column (1) of the schedule given below to perform the functions of the Competent Authority under the said Act for laying pipelines by the said M/s. GAIL (India) Limited in the area mentioned in column (2) of the said schedule.

SCHEDULE

Name and Address of the person Area of Jurisdiction

(1) (2)

Shri M. Anil Kumar, Whole State of Kerata
Revenue Divisional Officer,
On deputation to
M/s. GAIL (India) Limited,
Kochi,
Kerala

[F. No. L-14014/35/2009-G.P.] SNEH P. MADAN, Under Secy.

नई दिल्ली, 25 जून, **2**010

का.आ. 1590.—केन्द्रीय सरकार ने पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम 1962 (1962 का 50) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 3 की उपधारा (1) के अधीन जारी की गई भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना संख्या का. आ. 1887 तारीख 08-07-2009, जो भारत के राजपत्र तारीख 11-7-2009 में प्रकाशित की गई थी, द्वारा उस अधिसूचना सं संलग्न अनुसूची में विनिर्दिष्ट भूमि में गुजरात राज्य में वाडीनार संस्थापन से मध्य प्रदेश राज्य में बीना तक कच्चे पेट्रोलियम उत्पादों के परिवहन के लिए वाडीनार-बीना पाइपलाइन परियोजना के माध्यम से भारत ओमान रिफाइनरीज लिमिटेड द्वारा एक पाइपलाइन बिछाने के प्रयोजन के लिए उपयोग के अधिकार का अर्जन के अपने आशय की घोषणा की थी;

और उक्त राजपत्र अधिसूचना की प्रतियां जनता को तारीख 12-09-2009, से तारीख 13-11-2010 के दौरान उपलब्ध करा दी गई थी;

और सक्षम प्राधिकारी ने, उक्त अधिनियम की धारा 6 की उपधास (1) के अधीन, केन्द्रीय सरकार को अपनी रिपोर्ट दें दी है;

और केन्द्रीय सरकार ने, उक्त रिपोर्ट पर विचार करने के पश्चात्, और यह समाधान हो जाने पर कि उक्त भूमि पाइपलाइन बिछाने के लिए अपेक्षित है, उसमें उपयोग के अधिकार का अर्जन करने का विनिश्चय किया है;

अत: अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह घोषणा करती है कि अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिछाने के लिए उपयोग के अधिकार का अर्जन किया जाता है:

और केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए, यह निर्देश देती है कि उक्त भूमि में उपयोग का अधिकार इस घोषणा के प्रकाशन की तारीख को केन्द्रीय सरकार में निहित होने की बजाए, सभी विल्लंगमों से मुक्त, भारत ओमान रिफाइनरीज लिमिटेड में निहित होगा।

अनुसूची

		2,7,7,	
7	तहसील : वढवान	जिला : सुरेन्द्रनगर	राज्य : गुजरात
क्र. र	प्तं. गांव का नाम	सर्वे नंबर	क्षेत्रफल हैक्टेयर में
1	2	3	4
1.	रामपरा	17 पैकी	00.0911
		1239	00.2435
		560/2	00.1820
2.	टुवा	122	00.2430
3.	वडोद	511	00.3023
		438	00.0260
		714 पैकी	00.1450
		714 पैकी	00.1620
		714 पैकी	00.1710
		714 पैकी	00.0317
		472	00.1706
4.	बलदाना	747	00.0250
		481/2	00.0754
5.	गोमटा	248/2	00.1455
		247	00.4145
		242 पैकी	00.0445

[फा. सं. आर-31015/17/2009-ओ.आर.-II]

ए.गोस्वामी, अवर सचिव

New Delhi, the 25th June, 2010

S.O. 1590.—Whereas, by a notification of the Government of India in the Ministry of Petroleum and Natural Gas number S.O. 1887 dated the 08-07-2009, issued under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (hereinafter referred to as the said Act), published in the Gazette of India dated the

11-07-2009 the Central Government declared its intention to acquire the right of user in the land, specified in the Schedule appended to that notification for the purpose of laying pipeline for transportation of Crude Oil through Vadinar-Bina Crude Pipeline Project from Vadinar in the State of Gujarat to Bina in the State of Madhya Pradesh by Bharat Oman Refineries Limited;

And whereas the copies of the siad Gazette notification were made available to the public during 12-09-2009 to 13-11-2009;

And whereas the Competent Authority has, under sub-section (1) of Section 6 the said Act, submitted report to the Central Government;

And whereas the Central Government, after cosidering the said report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire the right of user therein;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the said land, specified in the Schedule, is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by sub-section (4) of Section 6 of the said Act, the Central Government hereby directs that the right of user in the said land for laying the pipeline shall, instead of vesting in the Central Government, vest on the date of publication of this declaration, in Bharart Oman Refineries Limited, free from all encumbrance.

SCHEDULE

Teh	Tehsil: Wadhwan District: Surendra Nagar State: Gujarat			
S.N	o. Name of Village	Survey No.	Area in Hectare	
1	2	3	4	
1.	Rampara	17 P	00.0911	
		1239	00.2435	
		560/2	00.1820	
2.	Tuwa	122	00.2430	
3.	Vadod	511	00.3023	
		438	00.0260	
		714 P	00.1450	
		714 P	00.1620	
		714 P	00.1710	
		714 P	00.0317	
		472	00.1706	
4.	Baldana	747 [.]	00.0250	
		481/2	00.0754	

1		3	4
5.	Gornia	248/2	00.1455
		247	00.4145
		242 P	00.0445
] F. No. 1	R-31015/17/2009-OR-H]

A. GOSWAMI, Under Secy.

नई दिल्ली, 25 जून, 2010

का.आ. 1591,—केन्द्रीय सरकार ने पेट्रोलियम और खिनज पाइपलाइन (भृषि में उपयोग के अधिकार का अर्जन) अधिनियम. 1962 (1962 का 50) (जिसे इसमें इसके पश्चात उक्त अधिनियम कहा गया है) की धारा 3 की उपधारा (1) के अधीन जारी की गई भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना संख्या का. आ. 1883 तारीख 08-07-2009, जो भारत के राजपत्र तारीख 11-7-2009 में प्रकाशित की गई थी, द्वारा उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में गुजरात राज्य में वाडीनार संस्थापन से मध्य प्रदेश राज्य में बीना तक कच्चे पेट्रोलियम उत्पादों को परिवडन के लिए वाडीनार बीना पाइपलाइन परियोजना के माध्यम में बाडीनार अपना को लिए उपयोग के अधिकार का अर्जन के अपने आश्रम घोगणा को थी:

अँस उक्त **राजपत्र अधिसूच**ना की प्रतियां **जनता को तारीख** 17-09-2009 से **तारीख** 08-04-2010 के दौरान उपलब्ध करा दी गई-थी:

और सक्षम प्राधिकारी ने, उक्त अधिनियम की धारा 6 की उपधारा (1) किथीन, केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है:

और केन्द्रोय सरकार में उक्त रिपोर्ट पर विचार करने के पश्चात्, और यह समाधान हो जाने पर कि उक्त भूमि पाइपलाइन विछाने के लिए अपेक्षित हैं, उसमें उपयोग के अधिकार का अर्जन करने का विनिध्चय किया है:

अतः अयः, केन्द्रोय सरकार, उक्त अधिनियम की धारा 6 की उपधाग (!) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह घोषणा करती है कि अनुसूची में विनिर्दिष्ट धूमि में पाइपलाइन बिछाने के लिए उपयोग के अधिकार का अर्जन किया जाना है;

और कन्द्रीय सरकार उक्त अधिनियण की बात 6 की उपधारा (4) द्वारा एकः शक्तियों का प्रयोग करते हुए, शह निर्देश देती है कि उक्त भूमि में उपयोग का अधिकार इस घोषणा के प्रकाशन की तारीख को केन्द्रीय सरकार में निहित होने की बजाए, सभी विल्लंगमें से मुक्त. भएन ओमान रिफाइनरीज लिमिटेड में निहित होगा।

	चा
~: [\1	

	3		
- तहसील : मुली	जिला : सुरेन्द्रनगर	रान्य : गुजरात	
क्र. सं. गंध का नाम	सर्वे नंबर	क्षत्रफल हैक्टेयर में	
;	3	4	
ा. सम्बद्धाः	263	00.0604	
	261 पैकी	00.2812	
	382 पैंकी	00.0731	

1	2	3	-1
	उमरङा	382/पैकी 2	00.2400
		383	00.4206
		424/1	00.0450
		379	(i0.276)
		278	00.2710
		381	00.4960
		353	00 0330
		259 पैकी 1	00.0986
		661/17	00.0709
2.	धर्मेन्द्र गढ	81/2	00.0130
		%)	00.1948
		98 पैकी	06.0823
		फ े पैको	00.0560
3.	सोमासर	.। पैकी	30.1246

[फा. सं. आर-31015/18/2009-ऑ.आर.-[[]]

ए. गोस्वामी, अतर स**चिव**

New Delhi, the 25th June, 2010

S.O. 1591.—Whereas, by a notification of the Government of India in the Ministry of Petroleum and Natural Gas number S.O. 1883 dated the 08-07-2009, issued under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (hereinafter referred to as the said Act), published in the Gazette of India dated the 11-07-2009 the Central Government declared its intention to acquire the right of user in the land, specified in the Schedule appended to that notificaiton for the purpose of laying pipeline for transportation of Crude Oil through Vadinar-Bina Crude Pipeline Project from Vadinar in the State of Gujarat to Bina in the State of Madhya Pradesh by Bharat Oman Refineries Limited;

And whereas the copies of the siad Gazette notification were made available to the public during 17-09-2009 to 08-04-2010:

And whereas the Competent Authority has, under sub-section (1) of Section 6 the said Act, submitted report to the Central Government;

And whereas the Central Government, after cosidering the siad report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire the right of user therein;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 6 of the said Act, the Central

Government hereby declares that the right of user in the said land, specified in the Schedule, is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by sub-section (4) of Section 6 of the said Act, the Central Government hereby directs that the right of user in the said land for laying the pipeline shall, instead of vesting in the Central Government, vest on the date of publication of this declaration, in Bharart Oman Refineries Limited, free from all encumbrance.

SCHEDULE

Tehs	il : Muli District : Si	ırendra Nagar	State: Gujarat
S.No	. Name of Village	Survey No.	Area in Hectare
I	2	3	4
1.	Umarda	263	00.0604
		261 P	00.2812
		382 p	00.0731
		382/P2	00.2400
		38 3	00.4206
		424/1	00.0450
		379	00.2760
		378	00.2710
		381	00,4960
		353	00.0338
		259 P I	00,0986
		66 1/17	00.0709
2.	Dharmendragadh	81/2	00.0130
		89	00.1948
		98 P	00.0833
		98/3 P	00.0560
3.	Somasar	51 P	00.1246

[F. No. R-31015/18/2009-OR-II]

A. GOSWAMI, Under Secy.

मई दिल्ली, 25 जून, 2010

का.आ. 1592.—केन्द्रीय सरकार ने पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात उक्त अधिनियम कहा गया है) को धारा 3 की उपधारा (1) के अधीन जारी की गई भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना संख्या का. आ. 1884 तारीख 8-7-2009, जो भारत के राजपत्र तारीख 11-7-2009 में प्रकाशित की गई थी, द्वारा उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में गुजरात राज्य में बाडीनार संस्थापन से मध्य प्रदेश राज्य में बीना तक कच्चे पेट्रोलियम

उत्पादों के परिवहन के लिए वाडीनार-बीना पाइपलाइन परियोजना के माध्यम से भारत ओमान रिफाइनरीज लिमिटेड द्वारा एक पाइपलाइन बिछाने के प्रयोजन के लिए उपयोग के अधिकार का अर्जन के अपने आशय की घोषणा की थी;

और उक्त राजपत्र अधिसूचना की प्रतियां जनता को तारीख 10-09-2009, से तारीख 29-09-2009 के दौरान उपलब्ध करा दी गई थी;

और सक्षम प्राधिकारी ने, उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन, केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है;

और केन्द्रीय सरकार ने, उक्त रिपोर्ट पर विचार करने के परचात्, और यह समाधान हो जाने पर कि उक्त भूमि पाइपलाइन बिछाने के लिए अपेक्षित है, उसमें उपयोग के अधिकार का अर्जन करने का विनिश्चय किया है;

अत: अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह घोषणा करती है कि अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिछाने के लिए उपयोग के अधिकार का अर्जन किया जाता है;

और केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निर्देश देती हैं कि उक्त भूमि में उपयोग का अधिकार इस घोषणा हो अञ्चल की तारीख को केन्द्रीय सरकार में निहित होने की बजाए के जिल्लांगमों से मुक्त, भारत ओमान रिफाइनरीज लिमिटेड में निहित होगा।

अनुसूची

	तहसील : बावला	जिला : अहमदाबाद	राज्य : गुनस्त
— 宛.	सं. गांव का नाम	सर्वे नंबर	क्षेत्रफल हैक्टेयर में
1	2	3	4
i.	बगोदरा	93/7	00.0040
		922/1 पैकी	00.4200
2.	मीठापुर	272	00.2638
		276	00.1250
		111	00.0040
3.	मेमर	125 पै की	00.0630

[फा. सं. आर-31015/20/2009-ओ.आर.-II]

ए, गोस्वामी, अवर सं**चिव**

New Delhi, the 25th June, 2010

S.O. 1592.—Whereas, by a notification of the Government of India in the Ministry of Petroleum and Natural Gas number S.O. 1884 dated the 8-7-2009, issued under sub-section (1) of Section 3 of the Petroleum and Minerals Pipeline (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (hereinafter referred to as the said Act), published in the Gazette of India dated the

11-07-2009 the Central Government declared its intention to acquire the right of user in the land, specified in the Schedule appended to that notification for the purpose of laying pipeline for transportation of Crude Oil through Vadinar-Bina Crude Pipeline Project from Vadinar in the State of Gujarat to Bina in the State of Madhya Pradesh by Bharat Oman Refineries Limited;

And whereas the copies of the said Gazette notification were made available to the public during 10-09-2009 to 29-09-2009;

And whereas the Competent Authority has, under sub-section (1) of Section 6 the said Act, submitted report to the Central Government;

And whereas the Central Government, after considering the said report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire the right of user therein;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the said land, specified in the Schedule, is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by sub-section (4) of Section 6 of the said Act, the Central Government hereby directs that the right of user in the said land for laying the pipeline shall, instead of vesting in the Central Government, vest on the date of publication of this declaration, in Bharart Oman Refineries Limited, free from all encumbrance.

SCHEDULE.

S.N	lo. Name of Village	Survey No.	Area in Hectare
!	<u> </u>	3	4
1.	Bagedara	93/7	00.0040
		922/1 P	00.4200
2.	Mithapur	272	00.2638
		276	00.1250
		111	00.0040
3.	Memar	125 P	00.0630

A. GOSWAMI, Under Secy.

नई दिल्ली, 25 जून, 2010

का,आ. 1593.—केन्द्रीय सरकार ने पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात उक्त अधिनियम कहा गया है) को धारा 3 की उपधारा (1) के अधीन जारी की गई भारत सरकार के पेट्रालियम और प्राकृतिक गैस मंत्रालय की अधिसूचना संख्या का. आ. 2173 तारीख 13-08-2009, जो भारत के राजपत्र तारीख 15-8-2009 में प्रकाशित की गई थी, द्वारा उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में गुजरात राज्य में वाडीनार संस्थापन से मध्य प्रदेश राज्य में बीना तक कच्चे पेट्रोलियम उत्पादों के परिवहन के लिए वाडीनार-बीना पाइपलाइन परियोजना के माध्यम से भारत ओमान रिफाइनरीज लिमिटेड द्वारा एक पाइपलाइन बिछाने के प्रयोजन के लिए उपयोग के अधिकार का अर्जन के अपने आशय की घोषणा की थी;

और उक्त राजपत्र अधिसूचना की प्रतियां जनता को तारीख 8-10-2009, से तारीख 20-10-2009 के दौरान उपलब्ध करा दी गई थी;

और सक्षम प्राधिकारी ने, उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन, केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है;

और केन्द्रीय सरकार ने, उक्त रिपोर्ट पर विचार करने के पश्चात, और यह समाधान हो जाने पर कि उक्त भूमि पाइपलाइन बिछाने के लिए अपेक्षित है, उसमें उपयोग के अधिकार का अर्जन करने का विनिश्चय किया है;

अतः अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह घोषणा करती है कि अनुसूची में किनिर्दिष्ट भूमि में पाइपलाइन बिछाने के लिए उपयोग के अधिकार का अर्जन किया जाता है;

और केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए, यह निर्देश देती है कि उक्त भूमि में उपयोग का अधिकार इस घोषणा के प्रकाशन की तारीख को केन्द्रीय सरकार में निहित होने की बजाए, सभी विल्लंगभों से मुक्त, भारत ओमान रिफाइनरीज लिमिटेड में निहित होगा।

अनुसूची

_		3.7	
	तहसील : उमरेठ	जिला : आणंद	राज्य : गुजरात
क्र.	सं. गांव का नाम	सर्वे नंबर	क्षेत्रफल हेक्टेयर में
1	2	3	4
ı.	पणसोरा	866 पैकी	00.0248
		866 पैकी	00.0473
2.	थामणा	876	00.0434
		1134/2	00.1049
		803/3	00.1563
3.	उमरेठ	179/3	00.0134
		180/2	00.0100
		475 पै की	00.1134
		601/1	00.2214
		602/1	00.0274
	<u></u>	. 841	00.0008

1	2	3	4	
	उमरेठ	838	00.1172	
		836	00.0232	
		921	00.3304	
		154	00.0055	
		465	00.0300	
4.	वणसोल	257/3	00.0152	
		267/3	00.0539	
		269	00.0303	
		238/5+6	00.0440	
		238/3+4	00.0388	

[फा. सं. आर-31015/23/2009-ओ.आर.-II]

ए. गोस्वामी, अवर सचिव

New Delhi, the 25th June, 2010

S.O. 1593.—Whereas, by a notification of the Government of India in the Ministry of Petroleum and Natural Gas number S.O. 2173 dated the 13-08-2009, issued under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (hereinafter referred to as the said Act), published in the Gazette of India dated the 15-08-2009 the Central Government declared its intention to acquire the right of user in the land, specified in the Schedule appended to that notification for the purpose of laying pipeline for transportation of Crude Oil through Vadinar-Bina Crude Pipeline Project from Vadinar in the State of Gujarat to Bina in the State of Madhya Pradesh by Bharat Oman Refineries Limited;

And whereas the copies of the siad Gazette notification were made available to the public during 8-10-2009 to 20-10-2009;

And whereas the Competent Authority has, under sub-section (1) of Section 6 the said Act, submitted report to the Central Government:

And whereas the Central Government, after considering the siad report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire the right of user therein;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the said land, specified in the Schedule, is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by sub-section (4) of Section 6 of the said Act, the Central

Government hereby directs that the right of user in the said land for laying the pipeline shall, instead of vesting in the Central Government, vest on the date of publication of this declaration, in Bharart Oman Refineries Limited, free from all encumbrances.

SCHEDULE

Tehsil: Umreth District: Anand State: Gujarat			
S.No. Name of Village Survey No. Area			Area in Hectare
1	2	3	4
1.	Pansora	866 P	00.0248
		866 P	00.0473
2.	Thamma	876	00.0434
		1134/2	00.1049
		803/3	00.1563
3.	Umreth	179/3	00.0134
		180/2	00.0100
		475 P	00.1134
		601/1	00.2214
		602/1	00.0274
		841	8000.00
		838	00.1172
		836	00.0232
		921	00.3304
		154	00.0055
		465	00.0300
4.	Vansol	257/3	00.0152
		267/3	00.0539
		269	00.0303
		238/5+ 6	00.0440
		238/3+4	00.0388

[F. No. R-31015/23/2009-OR-II]
A. GOSWAMI, Under Secy.

नई दिल्ली, 25 जून, 2010

का.आ. 1594.—केन्द्रीय सरकार ने पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 3 की उपधारा (1) के अधीन जारी की गई भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना संख्या का. आ. 2174 तारीख 13-08-2009, जो भारत के राजपत्र तारीख 15-8-2009 में प्रकाशित की गई थी, द्वारा उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में गुजरात राज्य में वाडीनार संस्थापन से मध्य प्रदेश राज्य में बीना तक कच्चे पेट्रोलियम

उत्पादों के परिवहन के लिए वाडीनार-बीना पाइपलाइन परियोजना के माध्यम से भारत ओमान रिफाइनरीज लिमिटेड द्वारा एक पाइपलाइन बिछाने के प्रयोजन के लिए उपयोग के अधिकार का अर्जन के अपने आशय की घोषणा की थी;

और उक्त राजपत्र अधिसूचना की प्रतियां जनता को तारीख 15-10-2009 सं तारीख 05-03-2010 के दौरान उपलब्ध करा दी गई थी;

और सक्षम प्राधिकारी ने, उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन, केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है;

और कन्द्रीय सरकार ने, उक्त रिपोर्ट पर विचार करने के पश्चात्, और यह समाधान हो जाने पर कि उक्त भूमि पाइपलाइन बिछाने के लिए अपेक्षित हैं, उसमें उपयोग के अधिकार का अर्जन करने का विनिश्चय किया है:

अतः अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह घोषणा करती है कि अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिछाने के लिए उपयोग के अधिकार का अर्जन किया जाता है;

और के अंय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदन शक्तियों का प्रयोग करते हुए, यह निर्देश देती है कि उक्त भूमि में उपयोग का अधिकार इस घोषणा के प्रकाशन की तारीख को केन्द्रीय सरकार में निहित होने की बजाए, सभी विल्लंगमों से मुक्त, भारत ओमान रिफाइनरीज लिमिटेड में निहित होगा।

अनुसूची

	तहसील : सायला	जिला : सुरेन्द्रनगर	राज्य : गुजरात
क्र .	सं. गांव का नाम	सर्वे नंबर	क्षेत्रफल हैक्टेयर में
1	2	3	4
1.	चित्रालांक	74/1	00.0871
2	ई श्वरिया	40 पैकी	00.0653
		40 पैकी	00.0732
3.	चोरविस (थान)	359	00.3400
		35/1	00.4950
		343/2 पैकी	00.0001

[फा. सं. आर-31015/24/2009-ओ.आर.-11]

ए. गो**स्वाभी, अव**र सचिव

New Delhi, the 25th June, 2010

S.O. 1594.—Whereas, by a notification of the Government of India in the Ministry of Petroleum and Natural Gas number S.O. 2174 dated the 13-08-2009, issued under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (hereinafter referred to as the said Act), published in the Gazette of India dated the

15-08-2009 the Central Government declared its intention to acquire the right of user in the land, specified in the Schedule appended to that notification for the purpose of laying pipeline for transportation of Crude Oil through Vadinar-Bina Crude Pipeline Project from Vadinar in the State of Gujarat to Bina in the State of Madhya Pradesh by Bharat Oman Refineries Limited:

And whereas the copies of the said Gazette notification were made available to the public during 15-10-2009 to 05-03-2010;

And whereas the Competent Authority has, under sub-section (1) of Section 6 the said Act, submitted report to the Central Government:

And whereas the Central Government, after considering the said report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire the right of user therein;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the said land, specified in the Schedule, is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by sub-section (4) of Section 6 of the said Act, the Central Government hereby directs that the right of user in the said land for laying the pipeline shall, instead of vesting in the Central Government, vest on the date of publication of this declaration, in Bharart Oman Refineries Limited, free from all encumbrance.

SCHEDULE

Tehsil: Sayla District: Surendra Nagar State: Gujarat

S.No. Name of Village		Survey No.	Area in Hectard
1	2	3	
1.	Chitralank	74/1	00.0871
2.	Ishwariya	40 P/1	00.0653
3	Chorvira (Than)	40 P 359	00.0732 00.3400
		35/1	00.4950
		343/2P	00.0001

[File No. R-31015/24/2009-OR-11]

A.GOSWAMI Under Secy.

नई दिल्ली, 25 **जून, 2**010

का.आ. 1595.—केन्द्रीय सरकार ने पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 3 की उपधारा (1) के अधीन जारी की गई भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसृचना संख्या का. आ. 2168 तारीख 12-08-2009, जो भारत के राजपत्र तारीख 15-08-2009 में प्रकाशित की गई थी, द्वारा उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में गुजरात राज्य में वाडीनार संस्थापन से मध्य प्रदेश राज्य में बीना तक कच्चे पेट्रोलियम उत्पादों के परिवहन के लिए वाडीनार-बीना पाइपलाइन परियोजना के माध्यम से भारत ओमान रिफाइनरीज लिमिटेड द्वारा एक पाइपलाइन विद्याने के प्रयोजन के लिए उपयोग के अधिकार का अर्जन के अपने आशाय घोपणा की थी;

और उक्त राजपत्र अधिसूचना की प्रतियां जनता को तारीख 08-10-2009, के दौरान उपलब्ध करा दी गई थीं;

और सक्षम प्राधिकारों ने, उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन, केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है;

और केन्द्रीय सरकार ने, उक्त रिपोर्ट पर विचार करने के पश्चात, और यह समाधान हो जाने पर कि उक्त भूमि पाइपलाइन विछाने के लिए अपेक्षित है, उसमें उपयोग के अधिकार का अर्जन करने का विनिश्चय किया है;

अत: अब, कंन्द्रीय सरकार, उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए, यह घोषणा करती है कि अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिछाने के लिए उपयोग के अधिकार का अर्जन किया जाता है;

आंर केन्द्रीय सरकार उक्त अधिनिय की धारा 6 की उपधारा (4) द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए, यह निर्देश देती है कि उक्त भूमि में उपयोग का अधिकार इस घोषणा के प्रकाशन की तारीख को केन्द्रीय सरकार में निहित होने की बजाए, सभी विल्लंगमों से मुक्त, भारत ओमान रिफाइनरीज लिमिटेड में निहित होगा।

अनुसूची

	तहसील : दाहोद	जिला : दाहोद	राज्य : गुजरात
क्र. र	पं. गांव का नाम	सर्वे नंबर	क्षेत्रफल हैक्टेयर में
ĺ	2	3	4
1.	बावका	.184/1	00.2460
		238/1	00.0900
		235/4	00.0050
2.	भुताडी	98 पैकी	00.5245
3.	गडोइ	143	00.0951
4.	नगराला	151	00.1000
5.	मोटीखरज	128/1	00.1134
		41/1-2-3	00.4373
6.	जालत	116/1	00.2070
		20/2	00.1840
		20/1	00.0250

1	2	3	4	
		156	00.4185	
		157	00.2300	
		121/1	00.0990	
7.	चंदवाना	48/पैकी	00.0100	
8.	कठला	199	00.1657	
		210	00.0300	
9.	वरबाडा	88/1/बी	00.0400	
10.	खंगेला	32	00.0200	
		10/2	00.0651	
		10/3	00.0885	
		10/6	00.1110	
		146/1	00.2108	
		119/1	0080.00	

[फा. सं. आर-31015/28/2009-ओआर-II]

ए. गोस्वामी, अवर सचिव

New Delhi, the 25th June, 2010

S.O. 1595.—Whereas, by a notification of the Government of India in the Ministry of Petroleum and Natural Gas number S.O. 2168 dated the 12-08-2009, issued under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (hereinafter referred to as the said Act), published in the Gazette of India dated the 15-08-2009 the Central Government declared its intention to acquire the right of user in the land, specified in the Schedule appended to that notification for the purpose of laying pipeline for transportation of Crude Oil through Vadinar-Bina Crude Pipeline Project from Vadinar in the State of Gujarat to Bina in the State of Madhya Pradesh by Bharat Oman Refineries Limited

And whereas the copies of the said Gazette notification were available to the public during 08-10-2009;

And whereas the Competent Authority has, under sub-section (1) of Section 6 the said Act, submitted report to the Central Government;

And whereas the Central Government, after cosidering the siad report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire the right of user therein;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the said land, specified in the Schedule, is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by sub-section (4) of Section 6 of the said Act, the Central Government hereby directs that the right of user in the said land for laying the pipeline shall, instead of vesting in the Central Government, vest on the date of publication of this declaration, in Bharart Oman Refineries Limited, free from all encumbrance.

SCHEDULE

S.No	o. Name of Vill age	Survey No.	Area in Hectare
1	2	3	4
1.	Bavka	184/1	00.2460
		238 /1	00.0900
		235/4	00-0050
2.	Bhutodi	98 Paiki	00.5245
3.	Gadoi	143	00.0951
4.	Nagrala	151	00.1000
5.	Motikharaj	128/1	00.1134
		41/1-2-3	00.4373
6.	Jalat	116/1	00.2070
		20/2	00.1840
		20/i	00.0250
		156	00.4185
		157	00.2300
		121/1	00.0990
7.	Chandwana	48/Paiki	00.0100
8.	Kathala	199	00.1657
		210	00.0300
9.	Varbada	88 /1/B	00,0400
10.	Khangela	32	00.0200
		10/2	00,0651
		10/3	00.0885
		10/6	00.1110
		146/1	00.2108
		119/1	00.0800

[F. No. R-31015/28/2009-OR-II]

A. GOSWAMI, Under Secy.

नई दिल्ली, 25 जून, 2010

का.आ. 1596,—केन्द्रीय सरकार ने पेट्रोलियम और खनिज पाइपलाइन (भृमि में उपयोग के अधिकार का अर्जन) अधिनियम 1962 (1962 का 50) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 3 की उपधारा (1) के अधीन जारी की गई भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना संख्या का. आ. 2483 तारीख 08-09-2009, जो भारत के राजपत्र तारीख 12-09-2009 में प्रकाशित की गई थी, द्वारा उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में गुजरात राज्य में वाडीनार संस्थापन से मध्य प्रदेश राज्य में बीना तक कच्चे पेट्रोलियम उत्पादों के परिवहन के लिए वाडीनार-बीना पाइपलाइन परियोजना के माध्यम से भारत ओमान रिफाइनरीज लिमिटेड द्वारा एक पाइपलाइन बिछाने के प्रयोजन के लिए उपयोग के अधिकार का अर्जन के अपने आशय की घोषणा की थी;

और उक्त राजपत्र अधिसूचना की प्रतियां जनता को तारीख 17-11-2009, से तारीख 27-11-2009 के दौरान उपलब्ध करा दी गई थी;

और सक्षम प्राधिकारी ने, उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन, केन्द्रीय सरकार को अपनी रिपोर्ट दं ती है;

और केन्द्रीय सरकार ने, उक्त रिपोर्ट पर विचार करने के पश्चात, और यह समाधान हो जाने पर कि उक्त भूमि पाइपलाइन बिछाने के लिए अपेक्षित हैं, उसमें उपयोग के अधिकार का अर्जन करने का विनिश्चय किया है;

अत: अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह घोषणा करती है कि अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिछाने के लिए उपयोग के अधिकार का अर्जन किया जाता है;

और केन्द्रीय सरकार उक्त अधिनिय की धास 6 की उपधास (4) द्वास प्रदत्त शिक्तियों का प्रयोग करते हुए, यह निर्देश देती है कि उक्त भूमि में उपयोग का अधिकार इस घोषणा के प्रकाशन की तारीख को केन्द्रीय सरकार में निहित होने की बजाए, सभी विल्लंगमों से मुक्त, भारत ओमान रिफाइनरीज लिमिटेड में निहित होगा!

अनुसूची

तहसील : टंकारा	जिला : राजकोट	राज्यः गुजरात
क्र. सं. गांव का नाम	सर्वे नंबर	क्षेत्रफल हेक्टेयर में
1 2	3	4
1. नेकनाम	498	00.1740
	497/1	00.0980
	558/1	00.1092
	562	00.1370
	561/1	00.1700
	561/1	00.0491
	643	00.1706

<u> </u>	2	3	4	
2.	हमीरपर	6/1	00.0675	
		71/1	00.0340	
		106	00.4230	
		108	00.0675	
3.	छत्तर	197/4	00.3068	
		187/पैकी	00.0460	
		204/1	00.0754	
		204/2	00.0248	
		204/3	00.2072	
		204/5	00.0600	
		217	00.2750	

[फा.सं. आर-31015/32/2009-ओ आर-1]]

ए. गोस्वामी, अवर सचिव

New Delhi, the 25th June, 2010

S.O. 1596.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Natural Gas number S.O. 2483 dated the 08-09-2009, issued under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (hereinafter referred to as the said Act), published in the Gazette of India dated the 12-09-2009 the Central Government declared its intention to acquire the right of user in the land, specified in the Schedule appended to that notification for the purpose of laying pipeline for transportation of Crude CII through Vadinar-Bina Crude Pipeline Project from Vadinar in the State of Gujarat to Bina in the State of Madhya Pradesh by Bharat Oman Refineries Limited;

And whereas the copies of the said Gazette notification were available to the public during 17-11-2009 to 27-11-2009;

And whereas, the Competent Authority has, under sub-section (1) of Section 6 the said Act, submitted report to the Central Government;

And whereas the Central Government, after cosidering the said report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire the right of user therein;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the said land, specified in the Schedule, is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by sub-section (4) of Section 6 of the said Act, the Central

Government hereby directs that the right of user in the said land for laying the pipeline shall, instead of vesting in the Central Government, vest on the date of publication of this declaration, in Bharart Oman Refineries Limited, free from all encumbrance

SCHEDULE

S.N	lo. Name of Village	Survey No.	Area in Hectare
1	2	3	4
1.	Neknam	498	00.1740
		497/1	00.0980
		558/1	00.1092
		562	00.1370
		561/1	00.1700
	•	561/1	00.0491
		643	00.1706
2.	Hamirpar	6/1	00.0675
		71/1	00.0340
		106	00.1230
		108 -	00.0675
3.	Chhattar	197/4	00.3068
		187/Paiki	00.0460
		204/1	00.0754
		204/2	00.0248
		204/3	00.2072
		204/5	00.0600
		217	00.2750

[F. Ne. R-31015/32/2009-OR-II]

A. GOSWAMI, Under Secy.

नई दिल्ली, 25 जून, 2010

जीर उक्त राजपत्र अधिसूचना की प्रतियां जनता को तारीख 04-11-2009 से तारीख 25-11-2009 के दौरान उपलब्ध करा दी गई थी:

ओर पक्षम प्राधिकारी ने, उक्त अधिनियम की धारा 6 की उप-धारा () के अधीन, केन्द्रीय सरकार को अपनी रिपोर्ट दें दी हैं;

और के जेय सरकार ने, उक्त रिपोर्ट पर विचार करने के पश्चात, और वह समाधान हो जाने पर कि उक्त भूमि पाइपलाइन बिछाने के किया जेपेक्षित है, उसमें उपयोग के अधिकार का अर्जन करने का विविश्चण किया है;

अतः अबः, केन्द्रीय सरकार, उकः अधिनियम की धारा 6 की उप-आस (1) द्वारः प्रदत्त शिक्तयों का प्रयोग करते हुए, यह घोषणा करती है कि अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिछाने के लिए उपयोध के अधिकार का अर्जन किया जाना है;

और केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उप-धारा (4) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए, यह निर्देश देती है कि उक्त भूमि में उपयोग का अधिकार इस घोषणा के प्रकाशन की तारीख को केन्द्रीय सरकार में निहित होने की बजाए, सभी विल्लंगमें से मुक्त, भारत ओमान रिफाइनरीज लिमिटेड में निहित होगा।

अनुसूची

तहस्रोतः प्राल	जिला : जामनगर	राज्य : गुजरात		
क्र. संगाः का नाम	सर्वे नंबर	क्षेत्रफल हैक्टेयर में		
1 2	3	4		
1. रोझीया	78 पैकी	00.1800		
	128	0 0 £ 385		
	137/2	00.0800		
	136	00.1350		
	132	(X. 1.)		
	133/2			
	133			
2 लैयल	152	00.0615		
	237	4 · · · · · · · · · · · · · · · · · · ·		

ए, भारतिया अवस्य का व्या

New Delhi, the 25th June, 2010

S.O. 1597.—Whereas by a reconcation of the Government of India in the Polisian of Protecum and Natural Cast number S.O. 2484—ted the 8-9-2009, issued under such the (1) of Section 3 of the sect of sum and Minarcha Piperious (Acquisid a of Wight of Link 1 and).

Act, 1962 (50 of 1967) (assemblete referred to act of the Central Committee of the Central Committee of the Central Committee of the specific decrease of the right of the committee of the commi

And where the combined in the public of 4-11-2009 to 25-11.

And whate the financient Authorized sub-section (1) of the control to the Central Governor.

And where a cleaning decreasing the salidation and on being satisfied as a said land is required in assing the pipeline makes, and acquire the right of annual acquire the right of annual acquire.

Now, thereto a consider of the property by sub-section (1) of Section 6 of the said Action Government hereby from a that the tight of the said land, specified parts to hedulate is here to be laying the pipeline.

And further the sub-section (4) of State Sub-section (5) of State Sub-section (6) of State Sub-section (7) of State Sub-s

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į	Rojhiye			[K1] 34(3)				
				1871135				
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				Mary Mary				
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	Laiyala			\$300 pm				
	18 ANNOTES ST. Series is magge, garage			-K10640				

. : No.R-3101534/2009/26541 ::: GOSWAMI 15:dei 1...

666/1/2 00.2580

नई भ ेल्ली , 25 जून, 2010	1	2	3	4
का आ 1598 — केन्द्रीय सरकार ने पेट्रोलियम और खनिज		रासक!	14 पैकी/2	00.1620
ग्रहपसन्दन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम,			13 पैकी	00.0900
(55) (1972 का 5)) (जिसे इसमें इस <mark>के पश्चात् उक्त अधि</mark> नियम			39/1	00.1068
कहा गाया है। की धारा ३ को उप-धारा (।) के अधीन जारी की गई				
परत सरकार के पंद्रोक्तियम और एक्शिक गैस मंत्रालय की इधिमवन राष्ट्रिय का अर. 2868 तारीख 13-10-2009, जो भारत			35	00.1080
हाराज्य वर्ष र (रेक का. आ. 2006 क्षिपंच 13-10 -2009, जा मारत इ. १९९७ वर्ष की गई थी, द्वारा उस			236	00.1471
र्भाधसृचना से सलम्ब अनुसूची में विनिर्दिष्ट भूमि में गु जरत कर है			243 पैकी	00.0180
इन्दोनार संस्थापन से मध्य प्रदेश राज्य में बीना तक क च्चे पेंट्रोलि 🦈 🥏			?43 पैकी	-00.0060
त्यादों के परिवहन के लिए वाडीनार-बीना पाइपलाइन परियोज <i>ा</i> ं				
प्रथम से भारत ओमान रिफाइनरीज लिमिटेड द्वारा एक करण गरा			38	00.1435
बछाने के प्रयोज न से लिए उ पयोग के अधिकार का अर्जन के 🗠 🧍	2.	लिंबडी	586/2	00.3850
मुशय भोषणा की थी;	3.	अंकेवालिया	22/1	00.3250
और उक्त राजपन्न अधिसूचना को अल्या जनता को आसिख			253	0 0.0 de
-12:3009, से तारी ख 8 -4-2010 के दोगन ापल ब्ध करा दी गई । *				
			314/ पैकी	00.0885
और सक्षम प्रा धिकारी ने , उक्त अधिनियम की धारा 6 की			323	00.1380
प्रत्यास्य (1) के अधीन, केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है;	4.	भलगामङा	292	00.0006
अं कंन्द्रीय सरकार ने, उक्त रिपोर्ट पर विचार करने के			288	00.0010
श्चात् और यह समाधान हो जाने पर कि उक्त भूमि पाइपलाइन				
ष्ट्यम के लिए अपे <mark>क्षित है</mark> . इसमें उपयोग के अधिकार का अर्जन इसने का विकित्य य कि या है;			161	00.0080
			1229	00.0040
अतः अब, कोन्द्रीय सरकार, उक्त अधिनियम की धारा 6 की			296 पैकी 4	00.1700
अन्तरण (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह घोषणा अक्टे के कि अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिछाने के			279	00.0600
कर्ता है कि अनुसूची में विनिद्दिष्ट मूर्गिम में पाइपलाइन विष्णान के २० उपयोग के अधि कार का अर्जन किया जाता है;				
	5.	चोरणी या	63 पैकी	00.0020
और केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की । ारा (4) द्वारा प्र दत्त शक्तियों का प्रयोग करते हुए, यह निर्देश	6.	जा खन	217/2	00.1260
के कि कि उक्त भूमि में उपयोग का अधिकार इस घोषणा के	7.	कटारिया	177/1	00.0088
अक्षात की अक्षेस्थ को केन्द्रीय सरकार में निहित होने की बजाए,	8.	દોવાયા તા	302/1	00.0710
ि अहरू हैं से बु क्त, भारत ओमान रिफाइनरीज लि भिटेड हैं । रिक्ष क्षेत्रण ।			78/2	00.0914
अनुसूची			103 पैकी	00.1323
्रापुर : लिंब डी जिला : सुरेन्द्र नगर राज्य : गुजरा त	9.	रलोल	734	00.0987
			744 पैकी	00.1200
			744/2 पैकी	00.0937
			825/1	00.0415
. यसका (5 पैकी 00.0450	10.	जालमपुर	666/2	00.0534
16 पैकी 00.2145	10.	A11.1.1.13.1		
37 फैंकी 00.0870			666/1/1	00.2760

14 पैवरी

00.0360

	or in the second	THE THE THE	20, 20	010/ASADHA 5,	1932 - # - # - # - # - #	PART II— Sec. 3(ii)
1 _ 1	3	4	1	2	3	4
lj. ৰ কে	50	00.0772		Raska	37 P	00.0870
	128	00.0455			14 P	00.0360
	112	00.0040			14 P/2	00.1620
		 15/44/2009-ओ आर -II]			13 P	00.0900
		ए. गोस्वामी, अवर सचिव			39/1	00.1068
Now I	Delhi, the 25th				35	00.1080
S.O. 1598.	—Whereas by	a notification of the			236	00.1471
Government of in	idia in the Min	istry of Petroleum and			243 P	00.0180
under sub-section	(1) of Section 1	d the 15-10-2009, issued of the Petroleum and			243 P	00.0060
 Minerals Papelines 	(Acquisition of	Right of User in Land)			38	00.0135
Act), published	962), (herematte in the Gazetti	er referred to as the said e of India dated the	2.	Limbdi	586/2	00.3850
== 17-10-2009 the Co	ntral Governme	nt declared its intention	3.	Ankewaliya	224	00.3250
to acquire the right Schedule appended	nt of user in the	land, specified in the aiton for the purpose of			253	00.0795
 laying pipeline for 	transportation	of Crude Oil through			314/TP	00.0885
— Vadinar Bina Cruc	le Pipeline Proje	ect from Vadinar in the			323	00.1380
Bharat Oman Refin	sina in the State eries Limited:	of Madhya Pradesh by	4.	Bhalgamda	292	00.0006
And wherea	is the copies	of the said Gazette			288	00.0010
notification were ma to 08-04-2010;	ide availble to the	public during 3-12-2009			161	00.0080
	the Competent	· Aal			1229	00.0040
sub-section (1) of S	ection 6 the said	Authority has, under Act, submitted report			296/ P4	00.1700
to the Central Gove	rnment;	-			279	00.0600
And wherea cosiderne the side	is the Central	Government, after peing satisfied that the	5.	Choraniya	63 P	00 .0020
said fand og grifnge	for laying the p	pipeline, has decided to	6.	Jakhan	217/2	00 .1260
acquire the man ref	user therein;		7.	Katariya	177/1	00 .0088
Mary theory of by sub-section (2) co	e, in exercise of	the powers conferred e said Act, the Central	8.	Tokrala	302/1	00.0710
 Government hereby 	declares that the	ne right of user in the			78/2	00.0914
 Sdivinited (promised) 	n the Schedule.	is hereby acquired for			103 P	00.1325
Top my the pipeling. And toplow is			9.	Ralol	734	00.0987
- Sub-section (i) at 5	ection 6 of the	powers conferred by said Act, the Central			744 P	90.1200
 Government is reby. 	directs that the	right of user in the			744/2 P	00.0937
- Southand, for a copy () - the Cooking again story	ne pipeline shall	, instead of vesting in date of publication of			825/1	00.0415
. This declarate a_{conf} B	harart Oman Re	fineries Limited, free	10.	Jalampur	666/2	00.0534
from affermation and not	3.				666/1/1	00.2760
_	SCHEDULE				666/1/2	00.2580
Tehsil Limbdi Di	strict : Surendra 1	Nagar State: Gujarat	11.	Janshali	50	00 .0772
No. Name of Village	e Survey No.	Area in Hectarc			128	0 0.0455
	3	4			112	00.0040
ı	75 P	00.0450			[F.No.R-	31015/44/2009-OR-II]
	16.5	Mr. 144€			* 000	

167

<u>06</u>2145

A. GOSWAMI, Under Secy.

नई दिल्ली, 23 जून 2010

का. आ. 1599.—पेट्रोलियम और खनिज पाइपलाइन (भूकि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) के नियम 2 (क) के अन्तर्गत, मैसर्स रिलायंस गैस ट्रान्सपोर्टेशन इंफ्रास्ट्रक्चर लिमिटेड (आर.जी.टी. आई.एल.) के द्वारा महाराष्ट्र राज्य में प्राकृतिक गैस पाइपलाइन विछाई जाने हेतु सक्षम प्राधिकारी के कार्यों ा निर्वहन करने के लिए, भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की, भारत के राजपत्र दिनांक 22 जनवरी, 2105 को प्रकाशित, अधिसूचना काठआठ 259 दिनांक 18 जनवरी, 2005 द्वारा प्राधिकृत, में, डी.एस. धोत्रे, पेट्रोलियम और खनिज पाइपलाइन (भूकि में उपयोग के अधिकार का अर्जन) नियमावली, 1963 के नियम 4 के उप-नियम (1) के नीचे वी काई व्याख्या (1) के अन्तर्गत अधिकारों के अनुपालन में, मैसर्स अधर.जी.टी.आई.एल., जिसमें यथारियत, उस क्षेत्र में भूमि में उपयोग का अधिकार निर्दित किया गया है और उस क्षेत्र में पाइपलाइन का स्वागित्व निहित है, के परामर्श से, संलग्न अनुसूची के स्तंभ 4 में महाराष्ट्र राज्य के उस्मानावाद और सोलापूर जिले में यथा उल्लेखिन प्राकृतिक गैस पाइपलाइन विछाए जाने क प्रचान की समाप्ति की तारीखों की घोषणा करता हूँ।

अनुसूची

	तहसिल: परांडा		जिलाः उस्माना	बाद	राज्य: महाराष्ट्र	
क्र. स.	ग्राम का नाम	धारा 6(1) की का. आ. संख्या एवं दिनांक			प्रचालन की समाप्ति की तारीख	
1	2		3		4	
1	सिरसाव	1182	दिनांक	29/03/2005	20/05/2010	
		64	दिनांक	07/01/2008		
		3167	दिनांक	22/10/2007		
		1127(अ)	दिनांक	14/05/2010		
2	जवळा	1182	दिनांक	29/03/2005	20/05/2010	
	•	3167	दिनांक	22/10/2007	}	
		1127(अ)	दिनांक	14/05/2010		
3	घारगाव	1182	दिनांक	29/03/2005	20/05/2010	
		1127(अ)	दिनांक	14/05/2010	\int	
4	राजुरी	1182	दिनांक	29/03/2005	20/05/2010	
		3167	दिनांक	22/10/2007		
		3350	दिनांक	16/12/2008	>	
		2843(अ)	दिनांक	04/11/2009		
		1127(अ)	दिनांक	14/05/2010		
5	अंदोरी	1182	दिनांक	29/03/2005	-20/05/2010	
		3167	दिनांक	22/10/2007	}	
		1127(अ)	दिनांक	14/05/2010		
6	पांचपिंपळे	1182	दिनांक	29/03/2005	20/05/2010	
		3167	दिनांक	22/10/2007		
		3350	दिनांक	16/12/2008		
		1127(জ)	दिनाक	14/05/2010		

	2		3	,	4
7	कंदारी	1182	दिनांक	29/03/2005	20/05/2010
		3167	दिनाक	22/10/2007	
		3350	विनांक	16/12/2 008	
		1127(3)	दिनांक	14/05/2010	
8	सोनारी	1182	दिनांक	29/03/2005	20/05/2010
		3167	दिनांक	22/1 0/2007	
		1127(अ)	दिनांकः	14/05/2010	
9	कीडगांव	1182	दिनांक	29/03/2005	20/05/2010
		3167	दिनांक	22/10/2007	
denima di sua di sua		1127(अ)	दिनांक	14/05/2010	
ngawa nagawa na na na na			<u> </u>		A Chief Add NAV Manner Commence of the Commenc
Marketon of the	ाहसिल: बार्शी	4400	जिलाः संवेला ०-:-		राज्यः महाराष्ट्र
1	नारीवाडी	1182	दिनांक 	29/03/2005	20/05/2010
		64	दिनांक Carat	07/01/2008	
		3167 1127(आ)	दिनांक. दिनांक	22/10/2007 14/05/2010	20/05/2010
**************************************	नारी	1182	ियांक	29/03/2005	20/05/2010
		64	<u> इनांक</u>	07/01/2008	##C/ GG/ _ G . X
		3157	हिंस्फ	22/10/2007	
		57 3(अ)	दिनांक	09/03/2010	
		1127(왕)	दिनांक	14/05/2010	
3	गेरमाळे	1182	दिनांक	29/03/2005	20/05/2010
		64	दिसांक	07/01/2008	
		3167	दिनांक	22/10/2007	
		573(ਤ)	दिनाक	09/03/2010	
		1127(अ)	दिनाक	14/05/2010	
4	येळंब	1182	दिनांक	29/03/2005	20/05/2010
		3167	दिनांक	22/10/2007	
mary particles are the same		1127(अ)	दिनाक	14/05/2010	
5	खामगांव	1182	दिनांक	29/03/2005	20/05/2010
		3167	दिनांक	22/10/2007	
er racionales de la companya del companya del companya de la compa		1127(अ)	दिनांक	14/05/2010	
6	धीते	1182	दिनांक	29/03/2005	20/05/2010
		573(अ)	दिनांक	09/03/2010	
	* *** *** Marketonia in concerna ne * concerna e	1127(अ)	दिनांक	14/05/2010	
7	अग्रामाव	1182	दिनांक	29/03/2005	20/05/2010
		3167	दिनांक	22/10/2007	
		3350	दिनांक	· 16/12/2008 }	
		575(B)	दिनांक	09/03/2010	
		1327(31)	दिनाक	14/05/2010	

1	2		3		4
8	जामगांव	1182	दि नांक	29/03/2005	20/05/2010
		3167	दिनांक	22/10/2007	
		573(अ)	दिनांक	09/03/2010	
		1127(अ)	दिनांक	14/05/2010	
9	भोयरे	1182	दिनांक	29/03/2005	20/05/2010
		64	दिनाक	07/01/2008	
		3167	दिनांक	22/10/2007	
		3350	दिनांक	16/12/2008	
		573(अ)	दिनांक	09/03/2010	
		1127(अ)	दिनांक	14/05/2010	
10	गाताचीवाडी	1182	दिनांक	29/03/2005	20/05/2010
		1127(अ)	दिनांक	14/05/2010	
11	ताडसींदणे	1182	दिनाक	29/03/2005	20/05/2010
		3167	दिनांक	22/10/2007	}
		1127(अ)	दिनांक	14/05/2010)
12	शेळगाव (व्हळे)	1182	दिनांक	29/03/2005	20/05/2010
		3167	दिनांक	22/10/2007	
		3350	दिनांक	16/12/2008	}
		573(अ)	दिनांक	09/03/2010	
		1127(अ)	[] [[4]	14/05/2010	
13	देवगांव	1182	 दिनांक	29/03/2005	20/05/2010
		64	दिनांक	07/01/2008	
		3167	दिनांक	22/10/2007	
		3350	दिनांक	16/12/2008	
		573(अ)	दिनांक	09/03/2010	
		1127(अ)	दिनांक	14/05/2010	

पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन्) अधिनियम, 1962 की धारा 17 के अंतंगत. संरचित पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) नियम, 1963 के नियम 4 के अंतंगत भारत सरकार के राजपत्र में प्रकाशनार्थ

[फा सं. एल.-14014/38/2010-जी.पी.] स्नेह प्रभा मदान अवर सचिव

New Delhi, the 23rd June, 2010

S. O. 1599.—In pursuance of powers conferred by Explanation 1 in sub-rule (1) of Rule 4 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Rules, 1963, I, D.S. Dhotre, authorised by Government of India, Ministry of Petroleum and Natural Gas vide Notification S.O. 259 dated 18th January, 2005 (published in the Gazette of India on 22nd January, 2005) under Section 2(a) of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962) to perform the functions of Competent Authority for laying natural gas

pipelines by M/s Reliance Gas Transportation Infrastructure Limited (RGTIL) in the State of Maharashtra, in consultation with M/s RGTIL, to whom the Right of User in land in that area has been vested and in whom the ownership of pipeline in that area vests, hereby declare the dates, mentioned in Column 4 of the Schedule annexed herewith, as the dates of termination of RoU operation in Districts Osmanabad and Solague in the State of Maharashtra.

Schedule

	Tehsil: Paranda	D	istrict: Osma	State: Maharashtra Date of Termination of Operation	
Sr. No.	Village	1	S.O. No. & Date of Notification Under sub-section (1) of Section 6		
1	2				4
1	Sirsav	1182	Date	29/03/2005	20/05/?010
		64	Date	07/01/2008	
		3167	Date	22/10/2007	
	or this effective because and the control of the co	_1127(E)	Date	14/05/2 010	
2	Jawala	1182	Date	29/03/2 005	20/05/2010
		3167	Date	22/10/2 007	
manuar more no con		1127(E)	Date	14/05/2010	<u>;</u>
3	Ghargaon	1182	Date	29/03/ 2005	20/05/2010
		1127(E)	Date	14/05/2010	
4	Rajuri	1182	Date	29/03/2005	20/05/2010
		3167	Date	22 /10/2007	
		3350	Date	16/12/2008	\(\sqrt{\chi} \)
		2643(E)	Date	04/11/2003	
		1127(E)	Date	14/05/2010	
5	Andori	1182	Date	29/03/2005	20/05/2010
		3167	Date	22/10/2007	<u>}</u>
		1127(E)	Date	1 4/05/ 2610	}
6	Panchpimpale	1182	Date	29/03/2008	20/05/2010
		3167	Date	22/10 /2 007	
		3350	Date	16/12/2002	i
		1127(E)	Date	14/05/26 -	
7	Kandari	1182	Date	29/03/2005	20/05/2010
		3167	Date	22 /10/2004	
		3350	Date	16 /12/2004	
		1127(E)	Date	14/05/2010	:
8	Sonari	1182	Date	29/03/2005	20/05/2010
		3167	Date	22/10/2007	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
		1127(E)	Date	14/05/2010	

			1 1417 x x 4 1 x			
1	2		3		4	
9	Koudgaon	1182	Date	29/03/2005	20/05/2010	
		3167	Date	22/10/2007		
		1127(E)	Date	14/05/2010		

	Tahsil: Barsi		District: Sol	apur	State: Maharashtra
1	Nariwadi	1182	Date	29/03/2005	20/05/2010
		64	Date	07/01/2008	}
		3167 1127(E)	Date Date	22 /10/2007 14/0 5/2010	20/05/2010
2	Nari	1182	Date	29/03/2005	20/05/2010
		64	Date	07/01/2008	
		3167	Date	22/10/2007	>
		573(E)	Date	09/03/2010	
		1127(E)	Date	14/05/2010	
3	Gormale	1182	Date	29/03/2005	20/05/2010
		64	Date	07/01/2008	
		3167	Date	22/10/2007	>
		573(E)	Date	09/03/2010	
		1127(E)	Date	14/05/2010	
4	Yelamb	1182	Date	29/03/2005	20/05/2010
		3167	Date	22/10/2007	,
		1127(E)	Date	14/05/2010	
5	Khamgaon	1182	Date	29/03/2005	20/05/2010
		3167	Date	22/10/2007	
		1127(E)	Date	14/05/2010	
6	Dhotre	1182	Date	29/03/2005	20/05/2010
		573(E)	Date	09/03/2010	
		1127(E)	Date	14/05/2010	
7	Arangaon	1182	Date	29/03/2005	20/05/2010
		3167	Date	22/10/2007	
		3350	Date	16/12/2008	•
		573(E)	Date	09/03/2010	
		1127(E)	Date	14/05/2010	
8	Jamgaon	1182	Dat≏	29/03/2005	20/05/7010
		3167	Date	2/10/2007	
		573(E)	Date	C 1/00/2010	
		1127(E)	Date	14/05/2010	

7	946	
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THE GAZETTE OF INDIA: JUNE 26, 2010/ASADHA 5, 1932

- IPart H - Sec. 3c

		** **		· · · · · · · · · · · · · · · · · · ·	
1	2		3		4
9	Bhoire	1182	Date	29/03/2005	20/05/2010
		64	Date	07/01/2008	
		3167	Date	22/10/2007	
		3350	Date	16/12/2008	
		573(E)	Date	09/03/2010	
		1127(E)	Date	14/05/2010	
10	Gatachiwadi	1182	Date	29/03/2005	20/05/2010
		1127(E)	Date	14/05/2010	J
11	Tadsaundane	1182	Date	29/03/2005	20/05/2010
		3167	Date	22/10/2007	}
		1127(E)	Date	14/05/2010	
12	Shelgaon(Vhale)	1182	Date	29/03/2005	20/05/2010
		3167	Date	22/10/2007	
		3350	Date	16/12/2008	}
		573(E)	Date	09/03/2010	
		1127(E)	Date	14/05/2010	
13	Devgaon	1182	Date	29/03/2005	20/05/ 2 010
		64	Date	07/01/2008	
ú		3167	Date	22/10/2007	
		3350	Date	16/12/2008	
		573(E)	Date	09/03/2010	
		1127(E)	Date	14/05/2010	

To be published under Rule 4 of the P&MP (ARUL) rules 1963, framed under Section 17 of TaMP (ARUL) Act, 1962 in official gazette of India.

श्रम एवं रोजगार मंत्रालय

नई दिल्ली, 24 मई, 2010

का. आ. 1600.—औद्योगिक विवाद अधिनियम, 1947 (1947 क) 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार मैसर्स जैट एयरवेज के प्रवंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिग्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय, सं.-1. नई दिल्ली के पंचाट (संदर्भ संख्या 12/2007) को प्रकाशित करती है, जो केन्द्रीय सरकार को 24-5-2010 को प्राप्त हुआ था।

[सं. एल-11012/73/2006-आई आर(सी-1)] अजय कुमार गौड़, डेस्क अधिकारी

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 24th May, 2010

S. O. 1600.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 12/2007) of the Central Government Industrial Tribunal/Labour Court No.-1. New Delhi now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of M/s. Jet Airways and their workman, which was received by the Central Government on 24-5-2010.

[No. L-11012/73/2006-IR(C-I)]

AJAY KUMAR GAUR, Desk Officer

ANNEXURE

BERORE DR. R.K. YADAV, PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO.I, KARKARDOOMA COURTS, COMPLEX, DELHI

L. D. No. 12/2007

Shri Vimal S/o Raghunath, R/o. 40/9, Red Quarter Kidwai Nagar East, New Delhi - 110023.

...Workman

Versus

The General Manager,
Airport Services, Jet Airways (I) Pvt. Ltd.,,
IGI Airport Terminal I-B,
New Delhi - 110037.

... Management

AWARD

Vimal, employed as loader with Jet Airways (India) Private Ltd. (hereinafter referred to as the management), came in comflict with law. He was arrested by police of Police Station Kalkaji on 5-12-2003, on account of his involvement in a case of kidnapping and rape. He was detained in judicial custody till 8-10-2004, the date when he was acquited of the charges. Neither he nor anyone from

his family opted to inform his employer about his arrest and detention in jail. Since he was absent from his duties, without any intimation, the employer decided to proceed him departmentally. A charge sheet was sent to him by registered post. It was accepted by one Radna, at the residential address where claimant was residing. Since no reply was submitted on behalf of the cliamant, the managerment opted to consititute a departmental enquiry. An Enquiry Officer was appointed. Enquiry Officer sent notice, which was not responded to. He got the claimant serverd by way of publication in a vernacular agwspaper Since none appeared on behalf of the claimant, he was proceeded ex-parte. Enquiry Officer submitted his report. The Disciplinary Authority concurred with the Enquiry Officer and passed an order of dismissal on 17-5-2004. On his release from jail, the claimant approached the management for the job. Since he was not taken in job, let raised an industrial dispute before the Conciliation Office. When conciliation proceedings fialed approprise Government referred the dispute to this Tribunal for adjudication vide order No. L-11012/73/2005-LR.(CM-1), New Delhi, dated 2-2-07, with the following terms:

"Whether the action of the management of Jel Airways (India) Pvt. Ltd, New Delhi in terminating the services of Shri Vimal, Ex-Loader w.e.f. 17-5 2004, is justified & legal? If not, to what relief the workman is entitled?"

- 2. Claim statement was filed by the claimant pled 132 threrin that he was serving the management since 1999, to their entire satisfaction. His services were regularized in the year 2002. On 5-12-2003 he was taken into custody by the police of Police Station, Kalkaji in a case of kidnapping and rape. He was remanded to judicial custody at Tihar Jail, New Delhi. He remained in custody till 8-10-2004. His mother met Shri Bharat Bhushan, who had assured that no action shall be initiated against the claimant. His services were terminated by the management by way of an ex-parte enquiry. Since he was behind bars, hence he could not participate in the said enquiry. He wrote letter dated 8-2-2005 requesting the management for his reinstatement, but to no avail. Legal notice dated 26-2-2005 was served. Action of the management in dismissing his services is violative of the principles of natural justice. He claims reinstatement in service with continuity and full back wages.
- 3. Contest was given to his claim by the management pleading therein that the claimant absented from his duties since 5-12-2003 till the date of his dismissal on 17-5-2004. No intimation was received by the management about his absence. Management could not wait for him any further. Absence of the claimant constituted a misconduct, hence charge sheet dated 9-2-2004 was served upon him advising him to submit his written explanation. When no response was received, an enquiry was constituted against him. Shri Anii Bhatt was appointed as Enquiry Officer. Despite

repeated a traceus sent at the residential address of the claimant trace some forward to attend the proceedings. In order trace mea full opportunity a notice was published in the Statesman. Despite publication of the said notice, the claimant had not joined the enquiry proceedings. The Enquiry Officersubmitted his report dated 22-4-2004 before the Disciplency Authority. Show cause notice dated 29-4-04 was sent at the residential address of the claimant. None come convert in response to the said show cause notice. The Hamplinary Authority concurred with the report of the Enquiry Officer and awarded punishment of dismissal, vide order dated 17-5-2004. Action taken by the management is in consonance with the principles of natural justice. Claimant is not entitled for any relief.

- 4. On pleadings of the parties following issues were settled:
 - Whether the enquiry conducted by the management was just, fair and proper?
 - 2. As in terms of reference.
 - Relief.
- 5 Issue No.1 was treated as preliminary issue. Workman has examined himself in support of his claim. Shri Anil Bhatt (MWI) and Shri Bharat Bhushan (MW2) were examined on behalf of the management. No other witness was examined by either of the parties. On hearing submissions of the parties and appreciation of evidence, issue No.1 was answered in favour of the management and against the claimant, vide order dated 15-3-2010.
- 6. Arguments were heard on proportionality of punishment. Sori B.K.Prasad, authorised representative, advanced regionents on behalf of the workman. Shri Anil Bhatt for Shri Sourabh Munjal, authorised representative, advanced arguments on behalf of the management. I have given my careful considerations to the arguments advanced at the bar and cautiously perused the record. My findings on issues involved in the controversy are as follows:

Lisue No.2

Our of facts projected by the claimant, Shri Anil Bhatt, Bharat Bhushan and those contained in enquiry report Ex.MWT/2, it came over the record that on 5th of December 2003 claimant was arrested by police of Police Station. Kakaji New Delhi, He was taken on police remand for a period of three days. Thereafter he was remanded to judicial custody. He remained in jail till 8-10-04. He opted not to inform his employer about his arrest and detention in jail. A charge sheet was issued on 9th of February, 2004. It was sent at the residential address of the charmant, which was received by one Radha on 13-2-2664. At that juncture too, or intimation was sent on behalf of the claimant to his employer about his arrest and detention a two Raply to the little was also not sent. Sheeful Bhart was also not sent. Sheeful Bhart was also not sent. Sheeful Bhart was also not sent.

claimant to join enquiry proceedings. A notice in the "Statesman" was published on 15-4-04. Despite publication of the said notice, none informed the Enquiry Officer about his detention in jail. The Enquiry Officer was constrained to proceed ex-parte in the matter. Enquiry Officer submitted his report, which was concurred by the Disciplinary Authority. Punishment of dismissal was passed on 17-5-2004. After his release from jail on 8-10-2004, the claimant wrote a letter to the management on 8-2-2005 requesting his reinstatement in service.

- 8. What should be the appropriate punishment, which can be awarded to the claimant, is a proposition needs consideration by this Tribunal. Right of an employer to inflict punishment of discharge or dismissal is not unfattered. The punishment imposed must commensurate with gravity of the misconduct, proved against the delinquent workman. Prior to enactment of Section 11-A of the Industrial Disputes Act, 1947 (in short the Act), it was not open to the industrial adjudicator to vary the order of punishment on finding that the order of dismissal was too severe and was not commensurative with the act of misconduct. In other words, the industrial adjudicator could not interfere with the punishment as it was not required to consider propriety or adequacy of punishment or whether it was excessive or too severe. Apex Court, in this connection, had, however, laid down in Bengal Bhatdee Coal Company (1963 (1) LLJ 291) that where order of punishment was shockingly disproportionate with the act of the misconduct which no reasonable employer would impose in like circumstances, that itself would lead to the inference of victimization or unfair labour practice which would vitiate order of dismissal or discharge. But by enacting the provisions of Section 11-A of the Act, the Legislature has transferred the discretion of the employer. in imposing punishment, to the industrial adjudicator. It is now the satisfaction of the industrial adjudicator to finally decide the quantum of punishment for proved acts of misconduct, in cases of discharge or dismissal. If the Tribunal is satisfied that the order of discharge or dismissal is not justified in any circumstances on the facts of a case, it has the power not only to set aside order of punishment and direct reinstatement with back wages, but it has also the power to impose certain conditions as it may deem fit and also to give relief to the workman, including award of lessor punishment in lieu of discharge or dismissal.
- 9. It is established law that imposing punishment for a proved act of misconduct is a matter for the punishing authority to decide and normally it should not be interfered with by the Industrial Tribunals. The Tribunal is not required to consider the propriety or adequacy of punishment. But where the punishment is shockingly disproportionate, regard being had to the particular conduct and past record, or is such as no reast mable amployer would ever impose in like circumstances, the Tribunal may treat the imposition of secar punishment so uself showing victimization or unfair

labour practice. Law to this effect was laid by the Apex Court in Hind Construction and Engineering Company Labour (1965 (1) LLJ 462). Likewise in Management of the Federation of Indian Chambers of Commerce and Industry (1971 (II) LLJ 630) the Apex Court ruled that the employer made a mountain out of a mole hill and had blown a trivial matter into one involving loss of prestige and reputation and as such punishment of dismissal was held to be unwarranted. In Ram Kishan (1996 (1) LLJ 982) the delinquent employee was dismissed from service for using abusive language against a superior officer. On the facts and in the circumstances of the case, the Apex Court held that the punishment of dismissal was harsh and disproportionate to the gravity of the charge imputed to the delinquent. It was ruled therein, "when abusive language is used by anybody against a superior, it must be understood in the environment in which that person is situated and the circumstances surrounding the event that led to the use of abusive language. No straight-jacket formula could be evolved in adjudicating whether the abusive language in the given circumstances would warrant dismissal from service. Each case has to be considered on its own facts."

10. In B.M. Patil (1996 (11)LLJ 536), Justice Mohan Kumar of Karnatka High court observed that in exercise of discretion, the Disciplinary Authority should not act like a robot and justice should be moulded with humanism and understanding. It has to assess each case on its own merit and each set of fact should be decided with reference to the evidence recording the allegation, which should be basis of the decision. The past conduct of the worker may be a ground for assuming that he might have a propensity to commit the misconduct and to assess the quantum of punishment to be imposed. In that case a conductor of the bus was dismissed from service for causing revenue loss of 50p to the employer by irregular sale of tickets. It was held that the punishment was too harsh and disproportionate to the act of misconduct.

11. After insertion of section 11-A of the Act, the jurisdiction to interfere with the punishment is there with the Tribunal, who has to see whether punishment imposed by the employer commensurate with the gravity of the act of misconduct. If it comes to the conclusion that the misconduct is proved, it may still hold that the punishment is not justified because misconduct alleged and proved is such as it does not warrant punishment of discharge or dismissal and where necessary, set aside the order of discharge or dismissal and direct reinstatement with or without any terms or conditions as it thinks fit or give any other relief, including the award of lessor punishment, in lieu of discharge or dismissal, as the circumstance of the case may warrant. Reference can be made to a precedent in Sanatak Singh (1984 Lab. I.C.817). The discretion to award punishment lessor than the punishment of discharge or dismissal has to be judiciously exercised and the Tribunal can interfere only when it is satisfied that the punrishment imposed by the management is highly disproportionate to the decree of the guilt of the workman. Reference can be made to the precedent in Kachraji Motiji Parmar (1994 (II) LLJ 332). Thus it is evident that the Tribunal has now jurisdiction and power of substituting its own measure of punishment in place of the managerial wisdom, once it is satisfied that the order of discharge or dismissal is not justified. On facts and in the circumstances of a case, Section IIA of the Act specifically gives two folds powers to the Industrial Tribunal, first is virtually the power of appeal against findings of fact made by the Enquiry Officer in his report with regard to the adequacy of the evidence and the conclusion on facts and secondly of foremost importance, is the power of reappraisal of quantum of punishment.

12. Power to set aside order of discharge or dismissal and grant relief of reinstatement or lessor punishment is not untramaled power. This power has to be exercised only when Tribunal is satisfied that the order of discharge or dismissal was not justified. This satisfaction of the Tribunal is objective satisfaction and not subjective one. It involves application of the mind by the Tribunal to various circumstances like nature of delinquency committed by the workman, his past conduct, impact of delinquency on employer's business, besides length of service rendered by him. Furthermore, the Tribunal has to consider whether the decision taken by the employer is just or not. Only after taking into consideration these aspects, the Tribunal can upset the punishment imposed by the employer. The quantum of punishment cannot be interfered with without recording specific findings on points referred above. No indulgence is to be granted to a person, who is guilty of grave misconduct like cheating, fraud, misappropriation of employers fund, theft of public property etc. A reference cannot be made to the precedent in Bhagirath Mal Rainwa (1995 (1) LLJ 960).

13. An employee is under an obligation not to absent himself from work without good cause. Absence without leave is misconduct in industrial employment, warranting disciplinary punishment. Habitual absence from duty without leave has been made a misconduct under Model Standing Orders, framed under Industrial Employment Standing Orders Act, 1946. Likewise, industrial employers also include "absence from duty", without leave in the list of misconduct in their standing orders. Sanction of leave can be a significant defence to misconduct of absence without leave. No employee can claim leave of absence as a matter of right and remaining absent without leave will constitute violation of discipline. The fact that the claimant was continuously absent from work without leave, on account of his detention in jail for an offence, will not give an immunity to the claimant and the employer will be justified in discharging him from services, announces the Apex Court in Burm & Company, (1959 (1) L.L.J. 450).

Confrom and Sanction and Andre 1988 and pay Court was confirmation to their reposition. .1 - . considers in the standard colors authorized: 115 the administration for the conduction of serve without here were an offering the for J. . a problems to seek about the fillion active for 2008, as they have a police custody and the appear to leave which were calpuny and services of the Norkman asset a for televana standier, or ser for concerns, () ions 2. The Industrial Empirical took a vice smoding order was act an inflexible rate de s encounter temporary of the features the standing and a late opent, through the Tribunal distance accurage the award of a dan common to be found in view of the 13 shat the working of the in clestody, the A 11 - 1 - 1. 100 justified to retain a conce. When the After Apex Coard the following order of the as Cribunal, relying as precedent in Israea of (suppo) and noted and

that the arrespect own the process position. colorin work, because of residence and accomact. This may be the early up to palace the is satisfied to holistic as a supergroup like way must always and a constitution that for leave to made the contraction of are arrested by the march needs charge, or corder by raising of their onestionable to connection with a subsorn dispute case in the work of the conjugate will be painty sed county is forced to give heave to unleaf them or less indefinite period one in a principle some one plust, nor will recessor marmony between is and capital or easing normal flow of by It is immaterial whether the charges on workmen are arresald by the police are it is not proved or not mean open of law. The musi carryon to wave and our, mad it the to do so if a takee namber of workings are nother in such circumstances leave should a gor not must be left to the discretion of the and the sealth may be rightly accepted that if the sensing arrested at the sustaince of the company in the mapose of victa azation and in order to get in on the ostensiale protext of continued the position will be different. It will then be has bord to a sea by of power under the the and order about a weaver, is not the case

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on externating successful or which the copylor is to take improved straight However, it as spaking a signs ackness in order to a conflictive by production of the appointed certatione, this as additional be a serious actist and analyst In Tata Ungains, A. The decomptive Company (1915), 1999. (1) III f 40% the form Might Court was reliched active a proposition when it of again absented horsest without to be or permission for a considerable period. After a contract days of his absence, a memio and charge shelf the notifying that a draw stic enquiry would be found one matter. The works are failed to appear in a dosseand the finquiry to them is adjucted the process policy of the On consideration of the Foquity (%) Disciplinary Authority an charged him from service on workman informed the management that devices a resident by the police in constraint a minute of requested to allow home join duty. On refusal, some seems dispute was raised. To fight Court placed retionate on the precedent in Instances as a & Steel Company (supply and Burm & Company company and ruled that the drachar is a the workman was configurational first instiffed for continuous positions as without performing the same.

16 4 5 6 index constitute and all of justifying dasci, . . a sittlefi agadest title it is all a workman. Puntate is the only be imposed entire by complying with the constant prescribed by the state that orders of the estable at head, it any, or the robe for catural Justice. Normally pass, dement should be influenced after the workman has been round guilty of the misconduct, after holding a domestic county. Reference can be made to Mufatlal Naram Dass Essent (1966 (1) LLD 437) and Kalika Prasad Srivastava (1987 Lab.L.C. 307). Omintum of punishment in case of misconduct for absence done duty without leave would depend upon the facts of each cone. In order to justify the extreme penalty of discharge or dismissal, it is to be proved that the workman remained absent without lease to the inordinate ione period. In Bokaro Steel Plant See - Schority of India Ltd (2007 L.1. R 238) removal casa suspens from service who remained unauthorisedly as the comperiod of three months was held to be justified. In social Kumar (2007 L.I. R. 45) it was ruled that absence, which is continuous for a long period, amounts to serious misconduct to justify dismissal from service. In Borman (2003 L.L.R. 364) 62 days absence of workman was held to be justified for his dismissal from service.

17. Here in the case the claimant was arrested by the police on 5-12-2007. The opied not to inform his employer. Since absence of claimant constituted a misconduct, charge sheet dated 9-2-2001 via sent at his residential address, which was served on one Radha, a family member of the claimant. No response was made to said charge sheet. Hence an Enquiry of every weappointed Enquiry Officer got him served to the constituted of the by way of publication in a very server in a paper. Denote publication

claimant made no response before the Enquiry Officer. Enquiry proceedings were conducted exparte and report dated 22-2-2004 was submitted. Show cause notice dated 29-2-2004 was sent at the residential address of the claimant. No response was made to the said show cause notice. The claimant does not enjoy right to remain absent in unauthorised manner. He cannot be permitted to paralyse work of his employer by his unauthorized absence. His long absence justifies the action of the management in removing him from service. Therefore, one cannot attribute illegality or unjustifiability to the action of the management. The issue is therefore answered against the claimant and in favour of the management.

Relief.

18. In view of the foregoing discussion it is evident that removal of the claimant from services on account of his long unauthorised absence is found to be in consonance with law and principles of natural justice. The claimant is not entitled to any relief. His claim statement is liable to be discarded, being devoid of merits. Consequently his claim statement is discarded. An award is, accordingly, passed in favour of the management. It be sent to the appropriate Government for publication.

Dated: 14-5-2010

Dr. R. K. YADAV, Presiding Officer नई दिल्ली, 26 मई; 2010

का. आ. 1601.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार मैसर्स टिसको के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिश्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय, सं.-2 धनबाद के पंचाट (संदर्भ संख्या 40/2002) को प्रकाशित करती है, जो केन्द्रीय सरकार को 26-5-2010 को प्राप्त हुआ था।

[सं. एल-2001 2/26/2002-आई आर(सी-I)] अन्तर ्रास्त्री, अर गौड, डेस्क अधिकारी

New Delhi, the 26th May, 2010

S. O. 1601.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 40/2002) of the Central Government Industrial Tribunal/Labour Court, No.2, Dhanbad now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of M/s. TISCO and their workmen, which was received by the Central Government on 26-5-2010.

[No. L-20012/26/2002-IR(C-I)]

AJAY KUMAR GAUR, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. 2 AT DHANBAD PRESENT

Shri H.M. Singh, Presiding Officer

In the matter of an Industrial Dispute under Section 10(1)(d) of the I.D. Act., 1947.

Reference No. 40 of 2002

PARTIES: Employers in relation to the management of Tisco and their workman.

APPEARANCES

On behalf of the workman : Mr. Samiran Pal,

Advocate.

On behalf of the employers: Mr. D.K. Verma. Advocate

State: Jharkhand Industry: Coal.

Dated, Dhanbad the 13th May, 2010

AWARD

The Government of India, Ministry of Labour, in exercise of the powers conferred on them under Section 10 (1)(d) of the LD. Act., 1947 has referred the following dispute to this Tribunal for adjudication vide their order No.L-20012/26: 2002 I.R.(C-I), dated, the 9th May, 2002.

SCHEDULE

"Whether the action of the management of M/s. Tisco. Ltd. in dismissing Shri Indraject Singh, Truck Driver from the services of the company we f. 30-9-2000 is justified? If not, to what relief the concerned workman is entitled?"

- 2. The case of the concerned workman as disclosed in his W.S. is that he had been working as a permanent driver at Sijua Garage at Sijua Colliery since long with unblemished record of service. The management was biased and prejudiced against the concerned workman which is evident from the fact that a false and trivolous chargesheet dated 8/10-1-2000 was issued to the concerned workman by an unauthorized person. Moreover, the allegation levelled in the chargesheet does not constitute any misconduct.
- 3. It has been further stated that the concerned workman had written a letter dated 14-1-2000 requesting the management to supply him certain documents for enabling him to submit the reply of the chargesheet but unfortunately the documents were not supplied to the concerned workman. The concerned workma, however, submitted his reply to the chargesheet denying all the charges emphatically. Though the reply assembled by the concerned workman was satisfactory enorgies of then the anti-labour management appointed a biased and prejudiced rinquiry. Officer to complete the empty formalities. The biased and prejudiced Enquiry Officer conducted the enquiry in utter violation of the principle of natural junctice.
- 4. It has been stated on behalf of the workman that during the course of departmental enquiry the management did not examine all the witnesses in presence of the petitioner nor the petitioner/workman was attioded full opporunity to cross-examine or to adduce his full defence witness. Though the charges against the concerned

workman was not established in the enquiry till then the concerned workman was dismissed by an unauthorized person w.e.f. 27/28-9-2000. It has been further stated that before the dismissal the management had supplied the enquiry proceedings but—same was not legible so the concerned workman requested the management to supply freshed typed copy of the proceeding and report but the management did not supply the same to the concerned workman before imposing the punishment of dismissal and on that alone the dismissal was illegal and void abintio. Seeing no alternative the concerned workman raised an industrial dispute before the ALC (C), Dhanbad which ultimately resulted reference to this Tribunal for adjudication.

- 5. It has been prayed on behalf of the concerned workman to answeer the refrence in favour of the concerned workman by directing the management to reinstate him with full back wages and other consequential benefits.
- 6. In the W S filed on behalf of the management it has been stated by them that the present reference is not maintainble either in law or on facts. The concerned workman was issued with a chagesheet vide Charge Sheet No. SG/A 19/82 dated 8-1-2000 for commission of a serious misconduct of theft and dishonesty within the meaning of Clause 19(2) of the company's Certified Standing Order. They have reproduced the contents of the chargesheet in the W.S.
- 7. The concerned workman has submitted no reply to the said Charge-Sheet. Therefore the management decided to hold domestic enquiry and appointed Sri V.P. Ragam, as an Enquiry Officer to conduct the domestic enquiry in respect of the aforesaid chargesheet. Thereafter the Enquiry Officer conducted the domestic enquiry in accordance with the principle of natural justice and submitted his report holding therein that the charges levelled against the concerned workman has been fully established. Thereafter the Disciplinary authority supplied the copy of the Enquiry report to the concerned workman and invited explanation. After that the Disciplinary authority dismissed the concerned workman from the services of the company w.e.f. 30-9-2000.
- 8. It has been stated by the management that the dismissal of the concerned workman is legal and justified. Management also prayed to decide the fairness of the domestic enquiry as a preliminary issue and also further stated if the Hon'ble Tribunal holds that the enquiry is not fair and proper in that case, they may be allowed to adduce evidence afresh to establish the charges.
- 9. Besides the above chargesheet another chargesheet No. G/A19/83 dated 8/10-1-2000 was issued to the concerned workman. Management also reproduced the contents of the chargesheet. Management also issued notice to the concerned workman to participate in the domestic enquiry constituted by the management and

thereafter the Enquiry Officer conducted the enquiy in accorandance with the principles of natural justice and submitted his enquiry report holding therein that the concerned workman is guilty of the charges. Since the Disciplinary Authority had already passed the order of dismissal in chargesheet No.SG/A19/82 dated 8/10-1-2000 no action was taken in the chargesheet issued to the concerned workman later on i.e. for committing misconduct on 22-12-99. It has been prayed on behalf of the management to pass an Award holding the dismissal of the concerned workman as justified.

- 10. Both the parties have filed their respective rejoinders admitting and denying the contents of some of the paras of each other's W.S.
- 11. Before taking up the case for hearing on merit fairness and propriety of the domestic enquiry was taken up as a preliminary issue in which Management side examined the enquiry officer as MW-1 who has proved documents marked as Ext.M-1 to M-9. This Tribunal after hearing both sides and considering the evidence held that the domestic enquiry conducted against the concerned workman was fair, proper and in accorandance with the principle of natural justice vide order dated 8-6-2005. Thereafter the case was heard on merit.
- 12. Main argument advanced on behalf of the concerned workman is that the management has failed to prove the quantity of diesel which he has taken in the vehicle. In this respect management witness MW-1 stated in cross-examination at page-2 "In course of enquiry proceeding management did not examine any eye witness to prove the charge brought against the concerned wokman." Again at page-3 the above witness has stated "Log Book maintained by the workman for driving management's car was not produced by the management before me and management did not adduce any evidence about the measuerment of the oil tank of the said dumper. From the enquiry papers it cannot be ascertained if by letter marked as Ext.M-7 the enquiry report was served and received by the workman." when theft of 30 Litre diesel was charged against the concerned it was necessary for the management to prove the measurement of the oil of the said vehicle. It appears from the record that copy of the enquiy proceeding and report has not been given to the concerned workman which is against the law and violation of the principles of natural justice.
- 13. Another argument advanced on behalf of the concerned workman is that for theft of 30 litre of diesel committed by the concerned workman the punishment of dismissal imposed upon him by the management is too harsh. The concerned workman is a truck driver and the charge which has been levelled against him is for theft of 30 litre of diesel and as per management witness no measurement of diesel tank has been produced before the Enquiry Officer to substantiate the charge. Even if it is

presumed that he has committed theft of 30 litre of diesel in that case also the punishment of dismissal from service is too harsh. So considering all the above facts the concerned workman is entitled for reinstatement. As the concerned workman is a Truck Driver and is a technical person there is no presumption that he was sitting idle. So back wages should not be given. However, he will be entitled to the continuity of service during his absence from duty till his reinstatement. In the result, the following Award is rendered:—

"The action of the management of M/s. Tisco. Ltd. in dismissing Shri Indraject Singh, Truck Driver from the services of the company w.e.f. 30-9-2000 is not justified. Consequently, he is entitled to be reinstated in his service from the date of his dismissal but without any back wages. However, he will be entitled to the continuity of service during his absence from duty till his reinstatement."

The management is directed to implement the Award within three months from the date of its publication in the Gazette of India in the light of the observations made above.

H.M. SINGH, Presiding Officer

नई दिल्ली, 26 मई, 2010

का. आ. 1602.— औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार मैसर्स बी.सी.सी. एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय, सं. 1 धनबाद के पंचाट (संदर्भ संख्या 285/2000) को प्रकाशित करती है, जो केन्द्रीय सरकार को 26-5-2010 को प्राप्त हुआ था।

[सं. एल-20012/271/2000-**आई आर**(सी-I)] अजय कुमार गौड, डेस्क अधिकारी

New Delhi, the 26th May, 2010

S. O. 1602.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 285/2000) of the Central Government Industrial Tribunal / Labour Court No.1 Dhanbad now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of M/s B.C.C.L. and their workman, which was received by the Central Government on 26-5-2010.

[No. L-20012/271/2000-IR(C-I)]

AJAY KUMAR GAUR, Desk Officer

ANNEXURE

BERORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. I, DHANBAD

In the matter of a reference U/s.10(1)(d)(2A) of the I.D. Act., 1947.

Reference No. 285 of 2000

Parties: Employers in relation to the management of Kustore Area of M/s. B.C.C. Ltd.

AND

Their workman

Present: Shri H.M. Singh, Presiding Officer

APPREARANCES

For the Employers

: Shri. R.N. Ganguly,

Advocate.

For the Workman

Shri. N.G. Arun, Organising Secretary,

R.C.M.S. Dhanbad

State: Jharkhand

Industry : Coal.

Dated, the 3rd May, 2010

AWARD

By Order No.L-20012/271/2000-IR(C-I) dated 27-9-2000 the Central Government in the Ministry of Labour has, in exercise of the powers conferred by Clause (d) of sub-section (1) and sub-section (2A) of Section 10 of the Industrial Disputes Act, 1947, referred the following dispute for adjudication to this Tribunal:

"Whether the action of the management of Rajapur Opencast Poject, Kustore Area of M/s. B. C. C. Ltd. in not providing employment to Sri Jagia Bhuia, the son of late Mankwa Bhuini, ex-wagon loader, RCCP as per NCWA clause 9-3-2 is legal and justified? If not, to what relief the aforesaid Jagiya Bhuia is entitled?"

2. Written statement has been filed on behalf of the concerned workman stating therein that Late Manakwa Bhuini had been working as wagon loader at Rajapur open cast project under Kustore Area of M/s. B.C.C.L. Her CMPF A/c No. and personal No. was c/9-180 and 02351799 respectively. She expired on 2-11-94 at Central Hospital, Dhanbad. After her death Jagia Bhuia, youngest son of deceased employee had applied for employment under clause 2-3-2 of NCWA-V in place of his mother on 30-1-97. He had submitted all kind of requisite papers to the management whatever said to him to furnish in favour of his claim. The Dy. General Manager, Kustore Area vide his letter dated 18-8-98 and letter 10-10-98 addressed to Project Officer, Rajapur/south Jharia, had informed that higher authority of the headquarter of M/s. BCCL raised query upon two points with respect to the employment of Shri Jagia Bhuia son of late Mankwa Bhuini. Accodingly, the Project Officer had communicated to Shri Jagia Bhuia to furnish few more informations as required by the head quarter. As per advice of the management, Jagia Bhuia had submitted again few more documents duly certified by B.D.O. and Mukhiya of his native village. Jogia Bhuia had represented before the management several times for his employment, but without any effect. Seeing no other alternative, the industrial dispute was raised by the union on his behalf, before the A.L.C. (C), Dhanbad, which ended in failure and the present reference is the out come of that dispute.

It has been prayed before this Tribunal to pass an award directing the management to provide employment to Jagia Bhuia son of late Mankwa Bhuini, Ex-wagon Loader of R.O.C.P., Kustore Area of M/s. BCCL under clause 9-3-2 of NCWA.

3. Written statement has been filed by the management stating therein that the employment of clause relative of an employee in public sector undertaking is ultravires the articles 14 & 16 of the constitution of India and, as such, no demand can be made on behalf of the son of a workman for his employment as a matter of right. It has been submitted that the management can provide employment to the son of a deceased workman only on compassionate ground as a special case under the presupposition that the family of the employee will perish if no employment is provided to the son of a deceased workman. Thus, the provision of NCWA can only be interpreted in the light of compassionate employment to provide minimum, relief to the family of the deceased workman. It has also been submitted that the concerned person, Jogia Bhuia submitted the application for his employment in the year 1997 although Smt. Mankwa Bhuini expired on 2-11-94. The concerned person failed to submit any suitable application for not submitting his application within a period of 6 months from 21-11-94 his employment. He also failed to establish that he was the dependent son of Smt. Mankwa Bhuini and there was compassionate ground for providing his employment in the year 1997. It has also been submitted that the sponsoring union has made out the present case with the motive of getting some one recruited into the employment of the public sector undertaking by circumventing the provision of the constitution of India and recruitment rules with the help of litigation and, as such, the present reference is bad in law and not legally maintainable.

It has been prayed that this Hon'ble Tribunal be graciously pleased to pass the award holding that the concerned person is not entitled to any relief.

- 4. Both the parties have filed their respective rejoinders admitting and denying the contents of some of the paragraphs of each other's written statement.
- 5. The dependent son of late Mankwa Bhuini has examined himself as WW-1. He has produced documents which have been marked, on formal proof being dispensed with, as Exts. W-1 to W-13.

The management has produce MW-1, Hare Krishna Choudhary, who has proved documents, which have been marked as Exts. M-1 to M-4.

- 6. It has been argued on behalf of the management that the petitioner, Jagia Bhuia, dependent son of late Mankwa Bhuini has produced application for appointment on compassionate ground at a late stage. It has been alleged that his mother died in the year 1994 and he made application in the year 1997.
- 7. In this respect the representative of the petitioner argued that there is no time limit as per NCWA for seeking appointment under clause 9-3-2 on compassionate ground.

In this respect the management's witness stated in cross-examination that in the NCWA there is no explanation regarding reasonable time for filing application for employment of deceased workman. It shows that there is no time limit prescribed in NCWA for seeking employment on the death of his mother on compassionate ground.

The representative of the petitioner referred 2003 (3) CLR 880 (Des Raj Verma Vs. Presiding Officer, Labour Court, U.T. Chandigarh & Another) in which Punjab and Haryana High Court laid down that section 2-A of the Industrial Disputes Act, the delay of eight years in raising the dispute alone cannot be ground to refuse relief. The Hon'ble Supreme Court also in 1999 (2) R SJ-407 laid down that the provision of Article 137 of the schedule to limitation Act are not applicable to the proceedings under the Act and that the relief under it cannot be denied to the workman merely on the ground of delay. So, the argument advanced on behalf of the management that the petitioner, Jagia Bhuia, had applied for appointment very late stage, it has got no force. There is no dispute that the petitioner is the son of the deceased who died in T.B. and the name of Jagia Bhuia finds place in service excerpt filed by his mother as per Ext. W-7. The management made number of quaries for delay for appointment of the concerned workman of different grounds seeking different clarifications, though the concerned workman has filed affidavit, few more documents duly certified by B.D.O. and Mukhiya of his native village. But this has not been found satisfactory ground by the management to provide employment to the concerned petitioner. No reason has been given why affidavit and certificate filed by the concerned has not been relied upon. The concerned petitioner's mother died in the management's Hospital on 2-11-94 due to T.B. The dependent son of the deceased employee, Jagia Bhuia has not been provided employment by the management, though the management has offered employment to the dependent of so many deceased workman, who had applied after 4 to 5 years of the death of their father or mother on compassionate ground.

8. The management's witness, MW-1 in cross-examination at page 2 accepted the fact that the name of the concerned person finds place in the service excerpt of the deceased workman. It shows that Jagia Bhuia, the concerned dependent son of deceased workman, Mankwa Bhuini, is entitled for employment on compassionate

ground, but the management has not povided employment, though he furnished the documents as demanded by the management alongwith Mukhiya's certificate and the death certificate issued by management's hospital.

In view of the facts and circumstances stated above, I hold that the concerned person, Jagiya Bhuia is entitled for employment on compassionate ground.

9. Accordingly, I hold that the action of the management of Rajapur Opencast project, Kustore Area of M/s. BCCL in not providing employment to Jagiya Bhuia, the son of late Mankwa Bhuini, ex-wagon loader, ROCP, as per NCWA clause 9-3-2 is not jusitfied. The management is directed to provide employment to Jagiya Bhuia within 30 days from the date of publication of the award.

H.M. SINGH, Presiding Officer

नर्ड दिल्ली, 26 मई, 2010

का. आ. 1603,—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार मेसर्स सी.सी. एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, सं..1 धनबाद के पंचाट (संदर्भ संख्या 40/2003) को प्रकाशित करती है, जो केन्द्रीय सरकार को 26-5-2010 को प्राप्त हुआ था।

[सं. एल-20012/223/2002-आई आर(सी-I)] अजय कुमार गौड़, डेस्क अधिकारी

New Delhi, the 26th May, 2010

S. O. 1603.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 40/2003) of the Central Government Industrial Tribunal No.1 Dhanbad now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of M/s C.C.L and their workmen, which was received by the Central Government on 26-5-2010.

[No. L-20012/223/2003-IR(C-I)]

AJAY KUMAR GAUR, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO.1 AT DHANBAD

Present

Shri H.M. Singh, Presiding Officer

In the matter of an Industrial Dispute under Section 10(1)(d) of the I.D. Act., 1947.

Reference no. 40 of 2003

Parties: Employers in relation to the management of Tapin North Colliery of M/s.CCL and their workman.

Appearances

On behalf of the workman : Mr. D. Mukhejee,

Advocate.

On behalf of the employers: Mr. D.K. Verma, Advocate.

State: Jharkhand

Industry: Coal.

Dated Dhanbad the 13th May, 2010

AWARD

The Government of India, Ministy of Labour, in exercise of the powers conferred on them under Section 10 (1)(d) of the I.D. Act., 1947 has referred the following dispute to this Tribunal for adjudication vide their order No.L-20012/223/2002 I.R.(C-I), dated, the 30th April, 2003.

SCHEDULE

"Kya Central Coalfields Limited, Tapin North Colliery key pravandhtantra dwara Shri Sukhdeo Nonia, Dumper operator ki sevaen 7-5-2002 sey samapt kiya jana uchit, vidhibat evam nayasangat hain, yadi nahi to karmkar kis rahat key patra hain?"

- 2. The case of the concerned workman as disclosed in his W.S. is that the concerned workman Shi Sukhdeo Nonia was a permanent employee of Tapin North Colliery of CCL who was initially appointed as piece-rated worker on 20-11-74. He was chargesheeted by the employer vide charge sheet No.PO/TN/DISC-Action/2000/3183-87 dated 20-1-2000 for alleged impersonation for one Sukhdeo Nonia S/o. Bijan Nonia of villalge Chatar, where his actual name is Biraj Chauhan alias Biraj Nonia S/o. Baleswar Chauhan alias Baleswar Nonia.
- 3. It has been stated by the workman that the aforesaid chargesheet was issued to the concerned workman on the basis of a complain made by one so-called Sukhdeo Nonia, P.O. Obra, Dist. Aurangabad, whereas according to the chargesheet the actual Sukhdeo Nonia was belonging to Villa. Chatar. Moreever, the complaint himself has mentioned in his complain that he has lost his mental balance repeatedly. The management relied upon a complain from a person who is mentally abnormal and acted on the same. However, the concerned workman submitted his reply to the chargesheet and the management being not satisfied with the reply held a departmental enquiry by appointing an Enquiry Officer who conducted the enquiry.
- 4. The said Enquiry Officer submitted his enquiry report to the management. It has been alleged by the workman that enquiry report is perverse and illegal due to the following reasons:—
 - (i) The Enquiry Officer relied upon the evidences of managements's witness whose evidences were merely heresay evidences which has got no value in the eye of law. The management's witness have only stated before the Enquiry what they have heard

from different people at the time of their spot visit during investigation.

- (ii) The documents containing statements recorded by the management's witness at the time of their spot investigation have been marked as Exhibits at the time of enquiry, but the signatories of the afore said statements have not been examined before the Enquiry Officer, and the concerned workman did not get any chance to cross-examine the persons who have such statements before the MW-1 and MW2. Above documents containing statements of various persons recorded at the time of preliminary investigation have got no evidencial value.
- (iii) The statements of police personnel which have been marked as exhibit in the departmental enquiry have not been proved by the signatories before the Enquiy Officer by deposing in the enquiry and the concerned did not get any chance to corssexamine them, and hence such pre-recorded statements have got no value in the eye of law.
- (iv) the finding of Enquiry Officer are based merely on abovementioned pre-recorded statements which have not been authenticated and proved by the persons alleged to have given such statements at the time of domestic enquiry.
- (v) The findings of the Enquiry Officer and the conclusions drawn by him are nothing but conjectures not based on the materials made available during the enquiry.
- (vi) The Enquiry Officer was biased and acted under preconceived notions. .
- 5. It has been further alleged by the workmanside that the Disciplinary Authority failed to apply his mind before accepting the findings of the Enquiry Officer.
- 6. It has been further stated by the workman that the documents on which the Enquiry Officer has relied upon do not concluesively prove that the concerned workman is an imposter. The identity of the real Sukhdeo Nonia whom the concerned workman alleged to have been impersonting has not been established in the departmental enquiry and the Enquiry Officer did not care go into the said aspect. The charges levelled against the concerned workman were not established in the departmental enquiry beyoned resonable doubts, hence the extreme punishment of dismissal from service was not warranted.
- 7. It has been stated by the workman that the punishment of dismissal imposed upon the concerend workman is highly disproportionate and at the same time illegal.

Accordingly it has been prayed on behalf of the workman to pass an Award directing the employers to reinstate the concerned workman in service with full back wages and other benefits.

- 8. In the Written Statement filed on behalf of the management it has been stated by them that the present reference is not maintainable either in law or in facts. As the concered workman has committed serious misconduct, he was issued with a Chargesheeet vide Chargesheet dated 20-1-2000 on the following allegations:—
 - (1) It has been brought to our notice that you have been impersonating as Sukhdeo Nonia son of Bijan Nonia whereas your actual name is Biraj Chauhan alias Biraj Nonia son of Baleshwar Chauhan alias Baleshwar Nonia. Sri Sukhdeo Nonia was appointed under Coal Mines Authority Ltd. (C. M. A. L.) vide letter No. PR/TAP-SB-40/70/25, dated 1-5-1974 issued by the Manager, Tapin North Block Mine, Kedla Jharkhand, Rauta Group and he was allowed to join at Tapin North vide Memo Sl. No. 134, dated 20-11-1974 and as per record, he was a permanent resident of village-Chatar, P. O. & P. S. Obra, Distt. Aurangabad.

However, on a joint verification carried out by CCI Vigilance and Police Personnel of P.S. Obra, District -Aurangabad, and P. S. Konch, District Gaya it has been established that actually you are Biraj Chauhan alias Biraj Nonia son of Baleshwar Chauhan alias Baleshwar Nonia and you are a permanent resident of Village. Singhra Mathia, P. S. Konch, district Gaya and that you have no connection with Village- Chatar, P. O. Obra, P. S. Obra District Aurangabad.

- 9. The concerned workman submitted his reply to the chargesheet and the management being not satisfied with the reply appointed Sri. Deepak Kumar Dy. Personnel Manager (CR) as an Enquiry Officer who conducted the domestic enquiry in accordance with the principles of natural justice. Thereafter the Enquiry Officer submitted his report holding that the charges levelled against the concerned workman holding have been fully established. Thereafter the disciplinary authority dismissed the concerned workman for proved misconduct. Accordingly it has been stated by the management that the dismissal of the concerned workman is legal and justified.
- 10. It has been further stated that the Enquiry Officer gave full opportunity to the concerned workman in the domestic enquiry to defend himself. It has been prayed on behalf of the management to decide the fairness of domestic enquiry as a preliminary issue and if it is held that the enquiry is not fair and proper in that case the employers may be allowed to adduce evidence afresh.
- 11. Both the parties have filed their respective rejoinders admitting and denying the contents of some of the paras of each other's written statement.
- 12. Before taking up the case for hearing on merit fairness and propriety of the domestic enquiry was heard

as a peliminary issue in which management side produced Shri Dipak Kumar, Enquiry Officer who has been examined as MW-1. He has proved the enquiry papers marked as Ext.M-1 series. Workman side produced Shri Sukhdeo Nonia who has been examined as WW-1. No documents have been mared as exhibits on his behalf. This tribunal after hearing both sides held vide order No. 42 dated 12-12-09 that the domestic enquiry conducted against the concerned workman is fair, proper and in accordance with the principle of natural justice. Thereafter the case was heard on merit.

- 13. Main argument advanced on behalf of the concerned workman is that real Sukhdeo Nonia has not been produced by the management during the enquiry or in the Tribunal. It has also been argued that real said Sukhdeo Nonia as well as comptainant has not been examined by the management in the enquiry and in this Tribunal. In this respect management counsel argued that about real Sukhdeo Nonia enquiry has been conducted by the management and report from the Police Station has been received that the concerned workman is not the real Sukhdeo Nonia but said Police Officer who has given the report has not been examined by the management in the enquiry proceeding and also in the Court.
- 14. Another argument advanced on behalf of the concerned workman is that he was appointed with the management on 1-5-74 and charge sheet was issued to him in the year 2000 after about 26 years of service. This conduct of the management shows when a person has served with the management for more than 26 years of service they have not been able to identify real Sukhdeo Nonia or impresonation by the concerned workman. The management has started this enquiry proceedings after service of the concerned workman for more than 26 years and on this ground the concerned workman cannot be dismissed from his service because it will kill his family also. Moreover, the paper filed by the management shows that no any second show cause notice has been given to the concerned workman for stating his point.
- 15. Management examined MW-1 who has stated in his cross-examination at page-2 "I do not recollect whether the original complaint was produced in the enquiry proceeding. I cannot say whether the real Sukhdeo Nonia was examined in course of domestic enquiry." It has also been argued that MW-1 Dipak Kumar has stated at page-2 "I know that Form B Register is maintained under Section 48 of the Mines Act. All the particulars of employee is recorded in the Form B Register on the date of appointment. Form B is a continuous register. The concerned workman during the enquiry proceeding produced all the documents such as Appointment letter, residential certificate, driving licence, Ration Card, Caste Certificate Service Excerpt etc." This statement of the management witness also shows that all his documents are genuine and that has not been verified which has been issued by the public authority. So they cannot be ignored. On behalf of the concerned a

decision reported in L.L.J II 1963-p-367 has been referred in which Hon'ble Supreme Court laid down the following:—

"Dismissal—Domestic enquiry—principles of natural justice—Observance of—Finding against the concerned workman based on reports given by the superior officers—such report not made available to the concerned workman. The officers making the report also not made available for cross-examination by the concerned workman at the domestic enquiry. Enquiry, in the circumstances, held, vitiated by vidation of principles of natural justice."

In another decision reported in 2009 LLR 252 cited by the workman their Lordships of the Hon'ble Supreme Court held that initiation of disciplinary proceeding after five year of the incident to be stale. In the present case enquiry proceeding has been started after 25 years of service of the concerned workman. In another case law cited on behalf of the workman side reported in SCLJ Vol.10 page-159 their Lordship of the Hon'ble Supreme Court held the following:—

"Industrial Disputes Act,1947 S.11-A Domestic enquiry held by employer—power of Tribunal to interfere with finding of misconduct—recorded in enquiry—cases where proper and valid domestic enquiry was held before passing order of punishment. Power of Tribunal previous to enactment of section 11-A and position subsequently changed by this section-cases where no enquiry was held by employer or enquiry held was defective—Power of employer to adduce evidence to justify order of discharge or dismissal."

In the decision cited on behalf of the workman side reported in FLR 2004 (100) page. 843 their Lordships of the Hon'ble Supreme Court held the following:—

"Industrial Disputes Act, 1947—Section 11-A. Appropriate relief—section 11-A confers a wide power upon Labour Court."

In the decision reported in FLR 2008 (119) P-96 their Lordship of the Hon'ble Supreme Court held: Under Section 11-A of the Industrial Disputes Act the Tribunal was quite jutified in using its discretion. The scope of Section 11-A has been explained by this Court from time to time. The workman side also referred to another decision reported in 2007 (113) FLR 831 wherein their Lordships of the Hon'ble Supreme Court held the following:—

"It is now also well settled that despite a wide discretionary power conferred upon the Industrial Courts under Section 11-A of the I.D. Act., 1947, the relief of reinstatement with full back-wages should not be granted automatically only because it would be lawful to do so. Grant of relief would depend on the fact situation obtaining in each case. It will depend upon several factors; one of which would be as to whether the recruitment was effected in terms of the statutory provisions operating in the field, if any."

In the decision reported in S.C.L.J Vol.1 (1984—1993) Page-693 their Lordships of the Hon'ble Supreme Court held the following:—

In exercise of the jurisdication conferred by Section 11-A of the Industrial Disputes Act, 1947 both arbitrator and the Court an reappraise the evidence led in the domestic enquiry and satisfy itself whether the evidence led by the employer established misconduct against the workman. It is too late in the day to contend that the arbitrator has only the power to decide whether the conclusions reached by the enquiry officer were plausible one deducible from the evidence led in the enquiry and not to reappreciate the evidence itself and to reach the conclusion whether the misconduct alleged against the workman has been established or not."

In the decision reported in 1989 Lab I.C. 1043 their Lordships of the Hon'ble Supreme Court laid down the following:—

"U.P. Industrial Disputes Act (1947), S.6(2A)—Termination of service—Disciplinary enquiry found to be fair and lawful and its findings were not vitiated in any matter. That by itself would not be ground for not interference with order of termination of service by Labour Court. Direction by Labour Court in the facts, for reinstatement of employee with 75% back wages on ground that erring workman should be given opportunity to reform himself and prove to be loyal and disciplined employee of Company—Not illegal and arbitary [Industrial Disputes Act (1947) S.11-A]".

It has also been argued on behalf of the concerned workman that at page-7 of the enquiry proceeding it has been written "In Form B Register also a paragraph was pasted which was identical to that of the man working in the Colliery and claiming him to be Sukhdeo Nonia. On verification it was found that the photograph was submitted in the year 1986. On enquiry in the Area, the official admitted that the Form B Register was opened in the year 1983." Another argument referred by the workman is that in the enquiry proceeding at page-16 it has been mentioned that the concerned workman has filed affidavit in respect of Bifan Nonia father of Sukhdeo Nonia given before Executive Magistrate Gaya District, original residential certificate in respect of CE issued by Circle Officer Gaya dated 2-3-2001, Certificate of CETI, CCL Barkakana issued on 17-4-90 Appointment letter issued to Sukhdeo Nonia dated 1-5-74. These documents reguire investigation which has not been done by the management. Even the alleged complainant Sukhdeo Nonia has not been examined before the Enquiry Officer as wall as in this Tribunal. Even the public documents which has been filed by the concerned workman has been over looked by the management, without any reason. This show the malafide intention of the management that after serving more than 26 years of service the concerned workman has been victimised for no fault of his.

In view of the facts, circumstances, evidence, and case laws discussed above I find that management was not justified in terminating the services of the concerned workman Accordingly following Award is rendered:—

"The action of the management of Tapin North Colliery of Central Coalfields Ltd. by terminating the services of Shri Sukhdeo Nonia, Dumper Operator with effect from 7-5-2002 is not proper, not legal and not justified. Consequently he is entitled to be reinstated in his original job with 50% back wages from the date of dismissal to the date of his reinstatement with other consequential reliefs."

The management is directed to implement the Award within three months from the date of its publication in the Gazette of India in the light of the observation made above.

H. M. SINGH, Presiding Officer नई दिल्ली. 28 **मई. 2**010

का. आ. 1604.— औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार पंजाब नेशनल बैंक के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय सं.—II, नई दिल्ली के पंचाट (संदर्भ संख्या 79/2002 एम.ए. नं. 6/2006) को प्रकाशित करती है, जो केन्द्रीय सरकार को 26-5-2010 को प्राप्त हुआ था।

[सं. एल-12011/173/2002-आई आर(बी-II)] यू.एस. पाण्डेय, डेस्क अधिकारी

New Delhi, the 28th May, 2010

S. O. 1604.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No.79/2002 M.A. No. 6/2006) of the Central Government Industrial Tribunal /Labour Court No.II, New Delhi now as shown in the Annexure in the Industrial Dispute between the employees in relation to management of Punjab National Bank and their workman, which was received by the Central Government on 26-5-2010.

[No. L-12011/173/2002-IR(B-II)] U.S. PANDEY, Desk Officer

ANNEXURE

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT-II, ROOM NO. 33, BLOCK-A KARKARDOOMA COURTS COMPLEX, KARKARDOOMA, DELHI

Presiding Officer: Satnam Singh

Connected with I.D. No. 79/2002 M.A. No. 6/2006 IN THE MATTER OF:

Shri J. K. Sawhney (General Secretary)

All India New Bank of India Employees Federation (Now named as All India PNB Workers Federation) Connaught Circus,

New Delhi-110001

Versus

 The Chairman and Managing Director, Punjab National Bank, Head Office: 7, Bhikaji Cama Place, New Delhi

 The Senior Manager, Punjab National Bank, L- Block, Connaught Circus, New Delhi- 110001

ADDITIONAL CORRIGENDUM

That on page No. 13 of the award in ID No. 79/2002 dated 25-5-2006 at para 4 in line 1 instead of the word 'claimant union' it should be 'management'.

Dated: 11-5-2010

C. K. SINHA, Secy. to the Court

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT-II, ROOM NO. 33, BLOCK-A KARKARĐQOMA COURTS COMPLEX, KARKARDOOMA, DELHI

IN THE MATTER OF:

Shri J. K. Sawhney (General Secretary)
All India New Bank of India Employees Federation
(Now named as All India PNB Workers Federation)

Central Office: 2 Block Connaught Circus, New Delhi-110001

Versus

- 1. The Chairman and Managing Director, Punjab National Bank, Head Office: 7, Bhikaji Cama Place, New Delhi
- The Senior Manager,
 Punjab National Bank,
 L-Block, Connaught Circus,
 New Delhi-110001

*APPLICATIN FOR ADDITIONAL CORRIGENDUM FOR AMENDMENT IN THE AWARD DATED 25-5-2006

Respectfully submitted as under:-

The Claimant Union moved an application for making certain amendment in the Award dated 25-05-2006 and the Hon'ble Tribunal passed the corrigendum vide Order No. MA. No. 6/2006(ID No. 79/2002) dated 27-01-2010.

We hereby request the Hon'bel for additional corrigendum for further amendment in the said Award No. 79/2002 dated 27-01-2010. The said amendment is a material amendment as there was omission while typing. The issues which were raised by the management have been inadvertently typed as issues of the Claimant Union. In this connection, we draw the attention of the Hon'ble Tribunal to the following extracts from the said Award from page 13 which are required to be amended as had been stated by management and not by the claimant union

Extracts from page 13 of the Award:

It was submitted from the side of the claimant union that there are three disputed points which require adjudication or determination. The points for determination are following:

- Punjab National Bank is not bound by the Bipartite settlement dated 5-11-1971 under the provisions of Industrial Dispute Act, 1947 signed between the management of ENBI and the Claimant Union.
- The present claim made by the Federation cannot be treated as "Industrial Dispute" as defind in Section 2(k) of the Industrial Dispute Act, 1947.
- 3. The remedy, if any, with regard to dispute between the parties according to the management is available under the provisions by Public Premises (Eviction of unauthorized occupants) Act, 1971.

The above noted contentions have neither been raised by the management nor stated by them. In fact, these issues were raised by the Management and inadvertently the words' Claimant Union' has been typed in the Award instead of the 'Management'. On the face of the points mentioned for determination these cannot be the issues of the Union. The Union cannot raise issues against themselves.

The prove our contention, the kind attention of the Hon'ble Tribunal is drawn to the following extracts from the said Award detailing the issues raised by the Management:

The Management of PNB is not bound by the Bipartite Settlement dated 5-11-1971 nor the Federation is entitled to continue to occupy the premises in issue in terms of the Scheme of Amalgamation dated 4-9-1993.

(Last para on page 12 of the Award)

"That the present claim filed by the Federation cannot be treated as Industrial Dispute under Section 2(k) of the Industrial Disputes Act, 1947"

(Para 3 of page 8 of the award)

It is further stated that the claim in issue raised in the present alleged industrial dispute is specifically covered by the provisions of Public Premises Eviction of Unauthorized Occupants Act, 1971.

(Para 1 on page 12 of the Award).

From the facts on record referred to abve, it is clear that the above issues were raised by the management and not by the Claimant Union but inadvertently, the word 'CLAIMANT UNION' has been typed instead of 'MANAGEMENT'.

It is prayed that the word 'Claimant Union' be substituted as 'Management' on page 13 and the said para be amended as under:

"It was admitted from the side of the Management that there are 3 disputed points, which require adjudication or determination. The points for determination are following".

We request the Hon'ble Tribunal to issue the additional/further corrigendum making the above noted amendments in the said Award.

J.K. SAWHNEY, General Secretary

All India New Bank of India Employees Federation (Now named a All India Punjab National Bank Workers Federation)

नई दिल्ली, 28 मई, 2010

का. आ. 1605,—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार इलाहाबाद बैंक के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय-1, चंडीगढ़ के पंचाट (संदर्भ संख्या 25/2001) को प्रकाशित करती है, जो केन्द्रीय सरकार को 26-5-2010 को प्राप्त हुआ था।

[सं. एल-12011/41/97-आई आर(बी-II)] यू. एस. पाण्डेय, डेस्क अधिकारी

New Delhi, the 28th May, 2010

S. O. 1605.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 25/2001) of the Central Government Industrial Tribunal /Labour Court -1, Chandigarh now as shown in the Annexure in the Industrial Dispute between the employees in relation to management of Allahabad Bank and their workmen, which was received by the Central Government on 26-5-2010.

[No. L-12011/41/97-IR(B-II)]

U. S. PANDEY, Desk Officer

ANNEXURE

BERORE SHRI GYANENDRA KUMAR SHARMA, PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT-1, CHANDIGARH

Case I. D. No. 25/2001

The General Secretary,
All India Allahabad Bank
Employees Sterring Committee,
C/o Shri S.C. Dewan UCO Bank Employees Asson,
R/o House No. 49, Sector-15-A, Chandigarh

... Applicant

Versus

The Regional Manager, Allahabad Bank, Sector-17-B, Chandigarh

... Respondent

APPEARANCES

For the Workman

Workman in person.

For the Management :

Shri B. K. Bagri

AWARD

Passed on: 18-5-10

Government of India vide notification no. L.-12011/41/97-B-II. dated 10-01-2001 by exercising its powers under Section 10 or the Industrial Disputes Act, (the Act in short) has refrred the following industrial dispute for adjudication to this Tribunal:—

"Whether the action of the management of Allahabad Bank represented through the Regional Manager, Allahabad Bank, Chandigarh in denying payment of salary to Shri V.S. Chawla for the period 01-07-95 to 02-11-1995 treating the period as unauthorized absence and deferring the increment by four months is just and legal? If not, what relief is the workman entitled to'?"

After receiving the reference parties were informed. Parties appeared and filed their respective pleadings. Parties were afforded the opportunity of adducing evidence. Parties adduced the evidence and after hearing the arguments this reference was reserved for Award. But an unfortunate incident occurred regarding this fill and other two more files. When the file was asked to place before me for Award, the concern employee reported that the file was missing. Explanation was called for and departmental enquiry was ordered to be held for missing of this file. This Tribunal did not considered it sufficient, but also ordered for reconstruction of file as early as possible. Accordingly, parties were informed. Parties appeared and they provided with all the documents lying with them. Evidence recorded by this Tribunal was not provided. Accordingly by passing the orders on different dates parties were asked to file the affidavit afresh or a copy of the affidavit which they filed earlier. Parties were also afforded the opportunity for adducing evidence. By passing so many orders, this Tribumal appolize for delay because of loss of records and also ensured the parties for adjudication of this reference quickly without killing further time. Accordingly 05-04-2010 was fixed for recording the evidence of both the parties. It was made clear in the order dated 23-03-2010 fixing the date as 05-04-2010 for evidence of the parties that evidence of both of the parties shall be recorded positively on the date fixed. On 05-04-10 both of the parties appeared. Evidence of the workman as recorded but management failed to adduce any evidence. For ends of justice management was provided with the opportunity for adducing evidence on 09-04-2010. On 09-04-2010, workman was present but no one turn up for the management. Two orders dated 09-04-2010 are on record. The first order was passed at about 11:00 AM and it was ordered that this Tribunal should wait for evidence for an hour. At about 12:30 PM the file was once again taken but no one was present on behalf of the management. Accordingly on 09-04-10 at about 12:30 PM a detailed order was passed by this Tribunal closing the evidence of the management. Arguments of the workman were heard and the file was reserved for award. At about 2:30 PM learned counsel for the management, moved an application for setting aside the order dated 09 -04-2010 and for providing the opportunity for adducing evidence. Even all the witnesses of the management were not present in the Court. Moreover, the workman and his learned counsel, has already left the court room. The conduct of the management after reconstruction of the file shows that the management has taken this case very casually. It is not open to any party that he can turn up at any time before the Court for adducing evidence or arguments. The parties have to turn up on call. If on call it is not possible or any party to ensure his presence, at-least the court must be informed by some one for pass over. I can consider the request of learned counsel being busy in other courts. No doubt, this is not the ground for adjournment but being a liberal judicial adjudicator, there is no harm in accepting this ground for postpone the hearing for an hour or so. But even the representative of the management and witnesses were not present in the court on repeated calls. Thus, the application which was filed at about 2:30 PM on 09-04-2010 was kept on record and is being taken along with this award. I am of the view that this application has moved just to delay the case. The management was asked to file the entire evidence on 05-04-2010 vide order dated 23-03-2010. On request of the management 9-4-2010 was fixed and again on 9-4-2010 management has not turn up on repeated calls and when turn up at 2:30 PM without complete evidence. By that time the workman has already left the court room. Accordingly, there is no substance in the application and application deserved to be dismissed.

Moreover, the material on record proves that management is in the habit of causing delay. Application filed by the management in July, 2002 also proved this fact. The evidence of the management was closed and management moved an application for setting aside the ex-parte order and providing him the opportunity. This court was kind enough to provide the opportunity of being heard after setting aside the order. Again the management has repeated the same, hence, the application filed by the management is dismissed having no force.

As per the contention of the workman he was illegally transferred from Yamunanagar branch of the bank to the Rassulpur branch against the transfer policy. He was not supplied with the copy or the transfer order so he could not join there in Rassulpur branch of the bank. He was relieved from the Yamunanagar branch when he was on leave and no order of transfer and relieving him was provided with to him. When he approached the Yamunanagar branch he was not permitted to work nor even provided with the copy of the transfer order. His transfer was against the order of ALC Rohtak, restraining the management for changing the service conditions of the workman. ,No heed was given to the order of the ALC Rohtak. He was provided with the copy or the transfer order on 1-11-95, and accordingly has joined the Rassulpur branch on the very day. The bank has stop the salary of four months i.e. 1-7-1995 to 02-11-95 by showing him unauthorized absent from duty. The bank has further postponed his increments by four months. The workman on the basis of the above has prayed for an order directing the bank for releasing the salary for the period of 1/-7-95 to 2-11-95 along with consequential benefits. It was also contended that this action was taken due to pressure of rival workers Union. The incident took place before one month for which enquiry was also held.

Management appeared and filed the written statement. Management denied any misbehavior between the workman and another employees of the another union. It is contended by the management that workman was transferred in June, 1995 but he refused to receive the transfer order and poceeded on leave w.e.f. 24-06-95. The transfer order was affixed on the notice board of the branch office and a copy of the transfer order was sent to his last recorded official residential address on the same day by registered post. He was also relieved on the same day i.e. on 01-07-95. The order of ALC Rohtak was passed on 04-07-95, whereas, the workman had already relieved on 01-07-95. Thus, there was no change in the service conditions of the workman after passing the order of ALC Rohtak The workman wrote a letter to the Regional Manager on 24-6-95 for cancellation his order which shows that he was having the knowledge of the transfer order. It is also contended by the management that transfer of the workman is the prerogative of the management. The workman was creating hindrances in the smooth functioning of the office by his illegal activities. Thus, he was transrerred from Yamunanagar to Rassulpur branch,

Parties were afforded, the opportunity for adducing evidence. On behalf of the workman, four witnesses were cross-examined. WWI, Shri Uma Shankar, was the Peon in the Yamunanagar branch of the bank WW2 was a Guard in Rassulpur branch, of the bank. WW3 was an employee who had worked in Yamunanagar branch during the period in question. WW4 is the statement of workman V.S. Chawla. The management failed to produce the witnesses whose affidavit management has filed. Thus, the evidence filed by the management cannot be read into evidence as witness were not subjected to the cross-examination. All the documents relating to the transfer of the workman and on his so called unauthorized absent are on record. This Tribunal has very limited jurisdiction. This Tribunal has to confine to the reference, referred by the Central Government. The reference is regarding the payment of salary for the period of 01-07-95 to 2-11-95 and deferring the increment by four months. But the answer of this issue depends on the nature of the transfer made by the management. Hence, it become mandatory for this Tribunal to answer the illegality of the transfer order and whether the transfer order was well in the notice of the workman?

On perusal of the pleadings and evidence of the parties the main issue for adjudication before this Tribunal are:

(1) Whether the workman was guilty of indiscipline, inaction and laxity in administrative work while working in the Yamunanagar branch?

- (2) Whether the transler of the workman from Yamunanagar branch to Rassulpur branch was for administrative reasons?
- (3) Whether this transfer was violative of the scheme and rules applicable to the parties?
- (4) Whether the workman was having any notice or knowledge of his transfer to Rassulpur branch on 02-11-2007?
- (5) Whether the workman was deliberately prohibited by the management to join the Rassulpur branch behre 02-11-2007?
- (6) Relief, if any.

All the issues are interconnected and interrelated. Thus, I am answering all the issues but the last in common findings. It is the contention of the management that workman was transferred in June, 2007. It is also the contention of the management that workman was relieved in pursuance of the transfer order made on 1-7-95. It is admitted that there was an order of ALC, Rohtak dated 04-07-95 restraining the management bank for changing in service conditions of the workman. The management has tried to attract the attention of this Tribunal on the issue that workman was having the knowledge of the transfer order on the basis of the application moved by workman on 24-06-95 moved to the Regional Manager of the bank, Chandigarh. The management has read only one sentence of this application. While going through any application, rule, scheme, regulations or any other written instrument, it is the rule or interpretation that entire instrument has to be taken into consideration. Single word or a single sentence cannot be read over in isolation. This application, if taken as such, makes it clear that this application was moved on the ground of apprehension of his transfer. On the other hand, the workman has contended that it was an illegal design on the basis of the rivalry between the two workers organization. The management has denied any incident occurred on 15-05-95 with Vijay Verma or another workers organization but on the other hand has accused the workman or being guilty of committing nuisance by unlawful activities. The workman has filed a report regarding the incident which makes it clear that something happened on 18-05-95 in between the workman and Vijay Kumar. The workman has contended that on 1-7-95 he was not relieved. It was just after the passing of the order by ALC, Rohtak, back dated order was passed and he was shown to be relieved on 1-7-95. This contention of the workman has been proved by WW 1 Uma Shankar who was the Peon at the time in question and working in Yamunanagar branch. He has specifically stated in his evidence that he has not placed any relieving order dated 01-07-95 on notice board. He placed the relieving order dated 1-7-95 on notice board after a week or 10 days. He was asked by the manager concern to put his signature on the register concern for

placing a notice of the notice board and put a date as 1-7-95. He was threatened by the manager concern for transferring him to some remote branch, if he had not done so. Nothing substantially comes out from the cross-examination of this WW'1 Uma Shankar. Uma Shankar was not a member of the same Union to which the workman was secretary. In written statement it is stated that the workman was transferred on 1-7-95 and he was relieved on the same day. These are the contradictory statement of the management which also corroborated the contention of the workman that there was no relieving order of 1-7-95, it was passed after the order of the RLC. This contention of the workman is proved by WW 1 and also corroborated by circumstantial evidence mentioned above.

WW2 and WW3 have also make it clear that Shri Chawla made the sincere efforts for joining the Rassulpur Branch. He was going to Yamunanagar branch every day, but was not provided with the work or the transfer order. It is the contention of the management that the transfor order was also send by the Registered post to the last residential address available with the bank. It has come before this Tribunal that the workman during the period in question was living and residing at 5/83, Shivaji Park, Yamunanagar. The bank also failed to prove that transfer order was send to the workman on his address 5/83, Shivaji Park. Yamunanagar. There is one more order regarding the transfer of V.S. Chawla to Rassulpur branch. Shri Luthara Manager of Rassulpur branch was asked to permit him to join the office on 30-11-95. The language of the letter as follows:

"Dear Luthra,

Shri V.S. Chawla was transferred to your office. His transfer orders copy is in your branch. He may be allowed to join duty at your office on 30th Nove. 1995 provided he gives application for leave for the period he has remained absent after being relieved from Yamunanagar."

It shows that in spins of efforts of Mr. Chawala he was not permitted to join the duties hence, this order was passed asking Mr. Luthra to permit him to join the duties. It was also mentioned in this letter that the copy of the transfer order is lying in the branch. It shows some malafide in the transfer order of the workman.

Undoubtedly, transfer of the workman is the prerogative of the management. But it cannot be against the policy of the bank. Policy regarding the transfer has been filed by the bank. As per the policy, before completion of 5 years, the workman cannot be transferred. Shri Chawla was transferred before completion of 5 years which makes his transfer against the policy. The policy for non-transfer of the workman before 5 years does not bar the management for transferring the workman in exigency of work and for maintaining discipline in the office. What was the exigency in Rassulpur branch, has not been proved by the management. It is said by the

management that Shri Chawla was creating nuisance in the branch by his illegal activities and designs affect the work culture. In spite of sufficient opportunities, no iota of evidence has been filed by the management to prove that nuisance was created by the workman by his illegal activities as the secretary of the organization which resulted in effecting the working conditions of the bank and the transfer was the result of such activities.

Indiscipline, laxity and inaction is not a matter of presumption. It is the matter of proof. No doubt, the mode of proof and the burden of proof is not so strong as in civil suit and criminal case but the inaction, laxity and indiscipline cannot be presumed. There is no iota or evidence regarding indiscipline, and laxity of the workman. Thus, transfer of the workman was not for exigency of work and there is no nexus or his transferee with his indiscipline, inaction and laxity, if any, (which is not proved) as alleged by the management. The transfer was certainly against the policy of the bank.

During the entire period the workman has ensured his presence either in Yamunanagar branch or Rassulpur branch. Documents proved that he has presented himself to the branch everyday but was not permitted to work. Thus, he cannot be said to be unauthorizedly absent. He was very well present in the branch either in Yamunanagar or Rassulpur but he was not permitted to join the duties, reasons known to the management.

Moreover, stoppage or postponing the increments by four months is a punishment and which should not have been awarded without afforded the opportunity of being heard. No such opportunity was given by the bank to the workman. Accordingly, the order relating to the stoppage of four month salary and postponing the increments by four months has no legs to stand. The management is directed to release the payment of four months and the consequential benefits on account or postponing the date of increments by four months within one month from the date of publication of award. The reference is accordingly answered. Let Central Government be approached for publication of award, and thereafter, file be consigned to record room.

G. K. SHARMA, Presiding Officer नई दिल्ली, 28 मई, 2010

का. आ. 1606.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार इंडियन ऑयल कॉर्पोरेशन लिमिटेड के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय, चंडीगढ़ के पंचाट (संदर्भ संख्या 822/2005) को प्रकाशित करती है, जो केन्द्रीय सरकार को 28-5-2010 को प्राप्त हुआ था।

[सं. एल-30012/14/2000-आई आर(एम)] कमल बाखरू, डेस्क अधिकारी New Delhi, the 28th May, 2010

S. O. 1606.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 822/2005) of the Central Government Industrial Tribunal/Labour Court, Chandigarh now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Indian Oil Corporation Limited and their workmen, which was received by the Central Government on 28-5-2010.

[No. L-30012/14/2000-IR(M)]

KAMAL BAKHRU, Desk Officer

ANNEXURE

IN THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT-II, CHANDIGARH

Present: Sri A. K. Rastogi, Presiding Officer

Case 1. D. No. 822/2005

Registered on 08-09-2005

Shri Ram Newal S/o Shri Dharam Pal C/o General Secretary, Trade Union Council, Patiala

... Applicant

Versus

- The Executive Director, Indian Oil Corpn. Ltd. (Marketing Division), Yousuf Sarai, New Delhi
- Indian Oil Corporation, Ltd., The Manager (Marketing Operation), Marketing Division, Patiala

... Respondents

APPEARANCES

For the Workman

Sh. R.P. Rana, Advocate

For the Management

Sh. Paul S. Saini, Advocate.

AWARD

Passed on: 13-5-2010

The Central Government vide notification No. L-30012/14/2000-IR/(M) Dated 02-06-2000, by exercising its powers under Section 10-sub-section (1) sub-section 2(A) Clause (d) of the Industrial Disputes Act, 1947 has refered the following Industrial dispute for adjudication to this Tribunal:—

"Whether the action of the management of Indian Oil Corporation Ltd., in terminating the services of Shri Ram Newal S/o Shri Dharam Pal without issuing him any notice is legal and justified? If not, to what relief the workman is entitled and from which date?"

According to the claim statement, the workman has been employed on 8-2-1982 and his services were terminated on 26-1-1995 without any notice, Charge-sheet, inquiry or compensation. The job still exists and is of permanent nature but instead of regularizing the services of the workman, he was terminated. He has claimed his reinstatement with back wages.

The claim was contested by M/s. Indian Oil Corporation (hereinafter called as Corporation). It has been stated that the workman was an employee of Haulage Contractor. He was never in the employment of the Corporation and there was no question of terminating or regularizing his services. According to the Corporation the primary and main objects of the Corporation are manned by its regular employees, whereas certain incidental jobs like Haulage Operations are carried out by the contracts on contract basis. The Corporation is registered under Contact Labour (Regulations and Abolition) Act, 1970 and the contractors engaged by the corporation to perform the aforesaid activities, are also duly licenced under the said Act. The payment to the contractors by the Corporation is made as per bills submitted by them for the work performed.

In the present reference the following points arise for consideration:-

- 1. Whether the workman is an employ of the Corporation and there was relationship of employee-employer?
- 2. Whether the services of the workman were terminated by the corporation , if so, whether it was according to law?
 - 3. To what relief, if any, the workman is entitled to?

In evidence the workman filed his affidavit and the copies of certain documents, while the management filed affidavit of Shri Stephen Ekka, Manager (IR), Indian Oil Corporation. Both the witnesses were duly cross-examined by respective opposite parties.

I have heard the learned counsel of the parties and perused evidence on record. My findings on the aforesaid points are as follows:—

Point No. 1.

According to the affidavit of the workman he was employed on 8-2-1982 as Office Attendant-cum-Peon and his services were terminated on 26-1-1995 without any notice, charge-sheet, inquiry and compensation. He has filed certain documents along with his affidavit. Ex. W-2 is his representation dated 20-4-1989 to the Senior Depot Manager for regularizing his services. Ex. W-3 is a copy of an advertisement of the Corporation . Ex. W-4 is a report to Police about the theft of a Bicycle. Ex. W-5 and Ex. W-6 are other papers regarding the same theft. Ex. W-7 is a copy of

Banker's Cheque. Ex.W-8 is a representation made by Petrolium Workers Union to the Labour Inspector about the wages and benefits of workman and others. Ex. W-9 is another letter of the Union to the General Secretary EWEU, New Delhi regarding the workman. Ex. W-10 is the letter from the Office of Regional Provident Fund Commissioner to the workman regarding an enquiry under Section 7-A, of the Employees provident Fund and M.P.Act. Ex. W-11 is another letter from the Office of the R.P.F.C. to the Senior Depot Manager of the Corporation . Ex.W-12 is the copy of a letter of the workman to RPFC regarding the inquiry mentioned earlier, Ex. WW-13 to W-16 are not legible . Ex. W-17 is the Gate Pass. W-18 is the copy of some office Memo. Ex.W-19 and W-20 are Challans . The description of paper. Ex. E-21 is not known . Ex. W-22 to W-36 are the copies of Imprest vouchers.

In his cross-examination the workman admitted that neither he submitted any application for employment to the Corporation nor any appointment letter was given to him. His name was not sponsored by the Employment Exchange either. His attendance was not marked in the Register as is done by regular emplyees. He used to get his salary in cash and worked as Dak delivery/messenger.

Mr. Stephen Ekka has reiterated the case of the Corporation in his affidavit.

From the documents filed by the workman at the most this much is established that he worked for the Corporation but there is nothing to show that he was in the employment of the Corporation . The case of the Corporation is that he was an emplyee of the Haulage Contractor and was never emplyed by the Corporation . There was no employee-employer relationship between them therefore; there was no question of termination of his services.

In the very first place it is important to note that the persons who sets the plea of existence of relationship of employer and employee, the burden lies on him to prove it.

In Chintaman Rao Vs. State of MP AIR 1958 SC 388 the Hon'ble Supreme Court observed "The concept of employment involves three ingredients (1) Principal Employer (2) Employee (3) Contract of emplyment. The employer is one who employs i.e. one who engages the services of other persons. The employee is one who works for another for hire. The employment is a contract of service between the employer and the employees where under the employee agrees to serve an employer subject to his control and supervision......"

Now there is a difference between 'contract of service' and contract for service. The order to establish the employer and employee relationship, the workman has to prove that there was a 'Contract of Service' between him and the employer. There is nothing of that sort in the present case. At one time the supervision and control used to be considered as the prima facie test for determining the

relation of employee and employer but as the Hon'ble Supreme Court in Workman of Nilgiri Cooperative Marketing Society Limited Versus State of Tamil Nadu 2004-II-LLJ 253 observed that "No single test-be it control test organization test or any other test was determinative test for determining the jural relationship of employer and employee." The Hon'ble Court held that the court is required to considered several factors which would have a bearing on the result (a) who is appointing authority? (b) Who is pay master?(c) Who can dismiss? (d) How long alternative service lasts? (e) The extent of control and supervision (f) the nature of job e.g. whether it is professional or skilled work? (g) Nature of establishment? (h) The right to reject.

Here in the present case there is no appointment letter and there is nothing to show that the workman had been appointed by the Corporation. There is no documentary evidence about the payment of salary by the Corporation. There is nothing on record to show that he was under the control and supervision of the Corporation. According to his own statement he in the Corporation was a Dak Delivery Messenger, which is not a skilled job or that of a professional. There is nothing on record to show that the Corporation has disciplinary control over the workman and has right to terminates his services.

To sum up there is nothing to show that the Corporation is the appointing and terminating authority and it was the pay master and had disciplinary control over the workman. The nature of job was not professional and it was not a skilled work. I am, therefore, of the view that the workman was not an employee of the Corporation. Point No. 1 is accordingly, answered against the workman.

Point No. 2.

It has been held that the workman was not an employee of the Corporation; accordingly, his services could not have been and were not terminated by the Corporation. No legality or illegality of the termination of his services by the Corporation is involved. Point No. 2 is accordingly, answered against the workman.

Point No. 3.

From the above going discussions and findings recorded above, it is clear that there is no termination of the services of the workman by the Corporation and accordingly, the workman is not entitled to any relief. The reference is answered accordingly. Let a copy of the award be sent to the Central Government for further necessary action after due compliance.

ASHOK KUMAR RASTOGI, Presiding Officer

नई दिल्ली, 31 मई, 2010

का. आ. 1607.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार एडवांस बेस आर्डनेन्स डिपो के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों

के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण नं. II चंडीगढ के पंचाट (संदर्भ संख्या 344/2005) को प्रकाशित करती है, जो केन्द्रीय सरकार को 31-5-2010 को प्राप्त हुआ था।

> [सं. एल-14012/38/2001-आई आर(डी. यू.)] सुरेन्द्र सिंह, डेस्क अधिकारी

New Delhi, the 31st May, 2010

S. O. 1607.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 344/2005) of the Central Government Industrial Tribunal-cum-Labour Court-No.II, Chandigarh as shown in the Annexure in the Industrial Dispute between the employers in relation to management of Adv. Base Ordnance Depot and their workman, which was received by the Central Government on 31-5-2010.

[No. L-14012/38/2001-IR(DU)]

SURENDRA SINGH, Desk Officer

ANNEXURE

IN THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT-II, CHANDIGARH.

Present: Sri A. K. Rastogi, Presiding Officer

Case No. I. D. No. 344/2k5

Registered on 16-8-2005

Shri Dilbagh Singh S/o Late Sh. Amar Singh, H.No. 143, Hallow Majra, Chandigarh-160001. Applicant

Versus

The Commandant, 223, Adv. Base Ordinance Depot, Suranussi, Jalandhar (Punjab) -144047.....Respondent

APPEARANCES

For the workman: Sh. Sanjay Kumar AR for workman.

For the Management: Sh. K.K.Thakur, Advocate.

AWARD

Passed on May, 21, 2010.

The Central Government vide Notification No. L-14012/38/2001/IR/(DU) dated 1-11-2001, by exercising its powers under Section 10 Sub-section (1) Sub-section 2(A) Clause (d) of the Industrial Disputes Act, 1947 has referred the following Industrial Dispute for adjudication to this Tribunal:—

"Whether the action of the management of Commandent, 223, ABOD, Suranussi in terminating the services of Shri Dilbagh Singh S/o Late Shri Amar Singh is just and legal? If not what relief the workman is entitled to and from which date?

It is not disputed that the workman was in the employment of the respondent management. According to the claim statement on account of his illness, the workman submitted a leave application with effect from 17-9-1995 duly supported by Medical certificate but that was not entertained by the management. Subsequently also he submitted another application supported by Medical Certificate issued by Government Hospital but the management without sympathetically considering his case started proceedings against him. Management could have referred the workman for Medical opinion but that was not done. No charge-sheet was served and without following the procedure his services were terminated. He was not associated during the entire inquiry proceedings. No presenting Officer was appointed and nor his appointment was notified do him. Inquiry proceedings and Show Cause Notice were not issued to him. He did not commit any misconduct and his absence was on account of medical incapacitation. The punishment awarded to him is disprportionate to the alleged misconduct.

The claim was contested by the Management. Juridiction was alleged to Central Administrative Tribunal. It was alleged that the workman absented himself from 17-9-1995 without any leave application. On 25-11-1995 he was asked through a letter to report for duty by 5-12-1995 or forward his application along with Medical Certificate of the Government Hospital. It response to the said letter, the workman submitted an application dated nil but without a Medical Certificate. In the application, the workman stated that he would join duty on 16/17-12-1995. But he failed. So on 19-1-1996 another letter was sent to him asking him to report for duty by 27-1-1996 or forward his leave application with Medical Certificate. In response to the said letter, he again submitted an application dated nil but again with out any Medical Certificate. In this application he alleged his continuous sickness and requested for grant for leave for some more period. No specific period of leave was mentioned therein. On 29-2-1996 another letter was sent to the workman asking him to report for duty or forward his leave application along with Medical Certificate. This letter was received back undelivered with the remarks "PRAPT KARTA BAHAR APNI RISTEDARI MEIN GAYA HUA HAI, VAPAS JAIY." The workman thereafter was declared absent from duty and a charge-sheet dated 18-5-1996 was dispatched at his local/permanent address. But that too was received undelivered with the same remarks. During Inquiry proceedings, the Inquiry Officer sent letters to the workman on 10-7-1996, 2-8-1996 and 26-8-1996 but all the letters were received back indelivered. Consequently, the Inquiry Officer concluded the inquiry exparate and found the workman guilty of the charges no. 1-'Absent without leave from duty without any leave application/intimation and No. 2 of 'gross disobedience of orders. A copy of Inquiry report was sent to the workman on 4-12-1996 but that again was received back undelivered. Ultimately, a notice was published in Newspaper 'Daily Ajit' on 8-1-1997 giving the workman one month's time to Show

Cause regarding his absence. But that too was of no avail so, he was removed from service w.e.f. 10-2-1997. The dismissal order sent to the workman also received back undelivered.

In support of their respective claims, the workman filed his affidavits and on behalf of Management Captain Naveen Kumar, Personal Officer (IA) A D V Base Ordinance Depot Suranussi, Jalandhar filed his affidavit. Certain copies of papers were also filed by the parties in evidence.

The written arguments were filed on behalf of the workman. But the management did not file the written arguments inspite of time given to it. I have gone through the written arguments submitted by the workman and carefully gone through the evidence on record. Pleadings of the parties raise the following issues for decision:—

- Whether the inquiry suffers from any procedural infirmity and the Inquiry Officer was not justified in proceeding ex-parte against the workman. If so, its effect?
- 2. Whether the absence of workman from duty was due to his Medical incapacitation and he is not guilty of the charges framed against him in the inquiry?
- 3. Whether the punishment awarded to him is disproportionate to his misconduct. If so, to what relief the workman is entitled?

My findings on the various issue are as under:—

Issue No. 1

The argument of the workman is that proper procedure was not followed in the inquiry. He had no knowledge of the inquiry and the Inquiry Officer was not justified to proceed ex-parte. Case law of Dr. Ramesh Chand Tyagi Versus Union of India 1996(2) SCT 522 was cited where chargesheet had not been served on the appellant, notice sent to him were returned with endorsement 'left without address' and on other occasion 'on repeated visits, people in the house said that he has gone out and they do not disclose where he has gone, therefore, it is being returned.' The Hon'ble Supreme Court held that may be that the appellant was avoiding it but it does not mean that it gave a right to Inquiry Officer to proceed ex-parte, unless it was conclusively established that he deliberately and knowledgly did not accept it. The endorsement on the envelop that it was refused, was not even proved by examining the Postman or any other material to show that it was refused by workman who denied on oath such a refusal. No effort was made to serve in any other manner known is: law. Under Postal Act & Rules the manner of service is provided. Even service rules take care of it. Not one was resorted to. And from the endorsement it is clear that the envelope containing the charge sheet was returned. In absence of any charge-sheet or any material supplied to the appellant it is difficult to agree that the enquiry did not suffer from any procedural infirmity....."

In the present case, however, the services rules are different. Appendix A to CPRO 100/57 copy of Government of India, Ministry of Defence Office Memorandum No.

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23(18)4968/D-LAB/57 dated 14-5-1987 on the subject Discipline General Policy-Procedure to be adopted when the employee concerned is not traceable/absconding provides the guidelines in this regard. It refers to proviso (b) to Clause (2) of Article 311 of the Constitution, which says that clause shall not apply where an authority empowered to dismiss or remove person or to reduce him in rank is satisfied that for some reasons, to be recorded by that authority in writing, it is not reasonably practicable to give that person an opportunity of showing cause. It further mentions the provision in Rule 15 of the Civilian in Defence Services (Classification, Control and Appeal) Rules, 1952 which says that rule shall not apply where the person concerned has absconded or where it is for other reasons impracticable to communicate with him.

Para 3 of the aforesaid C.P.R.O. provides that if an employee against whom disciplinary action is to be taken, evades or dodges of the service of the chargesheet and/or the "Show Cause Notice" on whom, or is untraceable or has absconded, it is not necessary to follow the detailed procedure laid down in Rule 15 of the Civilian Defence Services (Classification, Control and Appeal) Rules, 1952 in his case. If a charge-sheet/Show Cause Notice is sent by registered post, Acknowledgement Due to the employee concerned, at his last known address and it is received back undelivered on the ground that the employee is not traceable, the charge-sheet/Show Cause Notice can be deemed to have been served on the individual and thereafter, the competent authority can proceed to finalize the disciplinary proceedings as per the rules and on the merits of each and every case. Before passing final orders the competent authority should however, record in writing the reason why it is not reasonably practicable to communicate with the employee concerned or to give him an opportunity of showing cause. A copy of CPRO under Rule 57 is Ex. MW- 1/23.

Here copy of Memorandum dated 18-05-1996 containing charges against the workman is Ex. MW-1/8 which was sent by registered AD letter dated 10-07-1996, 02-08-1996 and 26-08-1996 Ex. MW-1/13, MW-1/15 and MW-1/17 respectively, whereby the workman was informed about the date/adjourned date of inquiry are available on record. All these letters were sent through registered/AD and the evidence show that they were received back undelivered. It is in the evidence of the management that the charge-sheet and all these letters had been sent both at the local and permanent address of the workman. It is clear from the evidence on record that the concerned authority made all efforts which it could do to establish communication with the workman but it could not be practicable to communicate with him. More than this was not required from the management/ Inquiry Officer, less than this would have been insufficient. I am, therefore, of the view that the inquiry was conducted according to rules and it does not suffer from any procedural infirmity. The Inquiry Officer was justified in proceeding ex-parte against the workman. Issue No. 1 is decided against the workman.

Issue No. 2

Workman in his affidavit Ex.. W-1 has reiterated his case as stated in his claim statement. He filled documents regarding the employment Ex. W-1 and Ex. W-2, but his employment is not in dispute. Ex. W-3 is the copy of the letter admittedly received by the management in which he intimated the management about his illness and that he would join duty on 16/17-12-1995. No Medical Certificate, however, has been filed by the workman. Ex. W-4 is copy of another letter dated nil again admitted to have been received by the management. In this application the workman again stated about his illness and asked for leave for some more time. This application too is not supported by any Medical Certificate as claimed by the workman.

In the cross-examination he stated that he is not in possession of the Medical Certificates. He denied to have received the letter dated 25-11-1995, 19-01-1996 and 29-02-1996. He told that he knew about his removal from service in 1999 when he went to the office of the management at Suranussi, Jalandhar.

On the other hand Captain Arvind Kumar in his cross-examination stated that no application for leave of the workman was received in the office prior to the notice to him to resume his duties or apply for leave. It was on this notice that the workman informed that he will join on 16/17-07-1995. The management has filed copies of envelops (Ex.MW-17, Ex. MW-1/10 and Ex. MW-14) sent to the workman bearing the endorsement of Postman.

There is no medical evidence in support of the allegation of illness of the workman. Except himself there is none from his family members or relatives to support his allegation. On the basis of his bare affidavit it cannot be believed that he was ill from 17-09-1995 when he absented himself from duty, till 1999 when he alleges to have visited the office of the management and knew about his order of dismissal from service. It is strange that during the long period of about 4 years he did not care to know the status of his service. I am unable to believe his version that he was incapacitated on account of the illness from joining duty during the long period of about 4 years and he is not guilty of charges framed against him in the inquiry. Issue No. 2 is decided against the workman.

Issue No. 3

The long absence from duty without any proper leave application and Medical Certificate is gross-misconduct and the removal of the workman from the service cannot be said to be disproportionate to his act. I do not agree with the arguments of the learned counsel for the workman that some lesser punishment may be awarded to him. I do not find the workman entitled to any relief. The reference is accordingly, answered in affirmative and against the workman. Let a copy of the award be sent to the Central Government after due compliance.

ASHOK KUMAR RASTOGI, Presiding Officer

नई दिल्ली, 31 मई, 2010

का. आ. 1608.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार व्हीकल फैक्ट्री के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, जबलपुर के पंचाट (संदर्भ संख्या सीजीआईटी/एलसी/आर/23/95) को प्रकाशित करती है, जो केन्द्रीय सरकार को 31-5-2010 को प्राप्त हुआ था।

[सं. एल-14012/48/93-आई आर(डीयू)] सुरेन्द्र सिंह, डेस्क अधिकारी

New Delhi, the 31st May, 2010

S. O. 1608.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. CGIT/LC/R/23/95) of the Central Government Industrial Tribunal/Labour Court, Jabalpur as shown in the Annexure in the Industrial Dispute between the employees in relation to management of Vehicle Factory and their workmen, which was received by the Central Government on 31-5-2010.

[No. L-14012/48/93-IR(DU)]

SURENDRA SINGH, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL
TRIBUNAL-CUM-LABOUR COURT, JABALPUR
NO. CGIT/LC/R/23/95

PRESIDING OFFICER: SHRI MOHD, SHAKIR HASAN

Shri Parimal Shah,

Secretary,

Vehicle Factory Jabalpur Shramik Union,

1/8, T.L.T.Building, East Ghamapur,

Jabalpur (MP)

... Workman/Union

Versus

General Manager, Vehicle Factory, Jabalpur

.... Management

AWARD

Passed on 14th day of May, 2010

- 1. The Government of India, Ministry of Labour vide its Notification No.L-14012/48/93-IR(DU), dated 17-1-95 has referred the following dispute for adjudication by this tribunal:
 - "Whether the action of the management of Vehicle Factory, Jabalpur in not giving appointment to Shri S.K.Roy, Miller Skilled from the date of initial appointment as Skilled Craftsman Grade-II workman

is justified? If not, to what relief the concerned workman is entitled to?"

- 2. The case of the Union/workman, in short, is that the workman Shri S.K.Roy was selected for the Apprenticeship training in the vocational trade of Machinist/Miller and successfully completed the said training course. He was, accordingly, awarded National Apprenticeship Certificate in the year 1969. It is stated that DGDF had directed him in January 1973 to report to General Manager, Vehicle Factory, Jabalpur for employment. The said G.M. appointed the workman in the Machinist "C" grade of pay scale of Rs.75-1-85-E.B-2-9-5. This was a semi skilled post and this appointment was done in violation of the provision of the Apprenticeship Act 1961 (hereinafter referred as the Act). It is stated that the G.M. Vehicle Factory, Jabalpur did not maintain uniformity in employment of Grade Apprentices at the same time and some Trade Apprentices were appointed in higher scale. In other Ordnance Factory, some trade apprentices were posted in skilled grade of higher scale. The Machinist Grade"C" was abolished in the year 1973 and was merged with Machinist Grade "B" and at the time of fixation of pay after revision, the workman who were in Machinist Grade "C" were made junior to Machinist Grade "B" though they were appointed at the same time and they were promoted earlier than the workman. It is submitted that it is discrimination from person to person. The workman claims the post of skilled craftsman Grade II from the initial date of appointment.
- 3. The management appeared and contested the reference by filing Written Statement in the reference. The case of the management, interalia, is that it was not obligatory on the part of employer to offer any employment to any Apprentices who had completed the period of Apprenticeship training in his establishment nor it was obligatory to Apprentices to accept the employment under the employer. There is no legal claim of the workman for post training employment. The workman had accepted the offer of appointment whose name was sponsored by the Employment Exchange, on the condition laid down therein and therefore he has no claim for higher grade from the date of appointment as the vacancies are filled according to the requirement in the particular Trade/ grade. It is stated that after completion of training of the workman there was no job available and as such applicant got himself registered for suitable employment in the Employment Exchange. Under the circumstances, the claim of the workman is not tenable and reference be accordingly answered.
- 4. On perusal of the record, it appears that subsequently the workman absented and therefore the then Tribunal proceeded the reference exparte against the workman/Union on 1-4-2005.
- 5. The point for issue is as to whether the workman is entitled to be initially appointed as skilled Grade-II?

- 6. The Management has adduced one witness in the case. The management witness Shri Sandeep Jain is Works Manager Administration, Vehicle Factory, Jabalpur. He has stated that in the Apprenticeship Scheme, it is not obligatory on the part of employer to offer employment to any Trade Apprentice who had completed the apprenticeship training on the basis of the Apprenticeship Training Scheme as defined in the Act, 1961, nor it is obligatory to the Apprentice to accept the employment. He has stated that the management offered the job to the workman who accepted the same on the basis of terms and conditions mentioned in the aforesaid Scheme. As such the question to give higher grade or pay scale doesnot arise.
- 7. The prospectus of the Apprenticeship Training Scheme shows Post Training employment at Page 9 which is read as follows:
 - "(A) For Apprentices under Category (A)
 - (a) It shall not be obligatory on the part of the employer to offer any employment to any apprentice who has completed the period of his apprenticeship training in his establishment nor shall it be obligatory on the part of the apprentice to accept an employment under the employer."

Thus it is clear that it was not obligatory to the employer to offer skilled craftsmen Grade-II to those apprentices who successfully complete training and qualify in the requisite trade tests. It is also clear from the pleading and evidence on the record that the workman had himself accepted the job offered to him. I find and hold that the action of the Management not to appoint the workman from the date of initial appointment as Skilled Grade-II is justified. Accordingly the reference is answered.

- 8. In the result, the award is passed without any order to costs.
- Let the copies of the award be sent to the Government of India, Ministry of Labour & Employment as per rules.

MOHD. SHAKIR HASAN, Presiding Officer

नर्ड दिल्ली, 31 मई, 2010

का. आ. 1609.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार बी.एस.एन.एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, अरनाकुलम के पंचाट (संदर्भ संख्या 25/2008) को प्रकाशित करती है, जो केन्द्रीय सरकार को 31-5-2010 को प्राप्त हुआ था।

[सं. एल-40011/11/2008-आई आर(डीयू)] सुरेन्द्र सिंह, डेस्क अधिकारी New Delhi, the 31st May, 2010

S. O. 1609.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 25/2008) of the Central Government Industrial Tribunal/Labour Court, Ernakulam as shown in the Annexure in the Industrial Dispute between the employees in relation to management of BSNL and their workmen, which was received by the Central Government on 31-5-2010.

[No. L-40011/11/2008-IR(DU)]

SURENDRA SINGH, Desk Officer

ANNEXURE

IN THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, ERNAKULAM

Present: Shri P.L. Norbert, B.A., LL.B., Presiding Officer

(Friday the 21st day of May, 2010/31st Vyshagam, 1932)

I.D. 25/2008

Union: The District Secretary,

National Federation of Telecom Employees, 6/902, Temple Road, Near PH Centre, Trikkakkara P.O.

Cochin-21.

By Adv. Sri. Saji Issac 1...J.

Management: The

The Principal General Manager, Bharat Sanchar Nigam Ltd., Kalathiparambil Road, Ernakulam, Cochin-16.

By Adv. Shri K.M. Jamaludheen.

This case coming up for hearing on 21-5-2010, this Tribunal-cum-Labour Court on the same day passed the following:

AWARD

This is a reference made under Section 10 (1)% of Industrial Disputes Act.

2. On summons both parties entered appearance and filed their pleadings. When the matter one can fire best fact the union remained absent continuously and there is no representation also for the union. I'm reference was made in 20 from the conduct of the unions case of a probables that was is no existing dispute for adjudication. The case it is unnecessary to keep the reference the case indefinitely.

In the result an award is passed finding that the action of the management in fixing the pay of Sri Sulaiman at a rate less than the pay of Sri Neelkandan is legal and justified and the workman is not entitled for any relief.

The award will come into force one month after its publication in the Official Gazette.

Dictated to the Personal Assistant, transcribed and typed by her, corrected and passed by me on this the 21st day of May, 2010.

> P. L. NORBERT, Presiding Officer Appendix - NII

नई दिल्ली, 31 मई, 2010

का. आ. 1**610.—औद्यो**गिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार बी.एस.एन.एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/ श्रम न्यायालय, अरनाकुलम के पंचाट (संदर्भ संख्या 4/2008) को प्रकाशित करती है, जो केन्द्रीय सरकार को 31-5-2010 को प्राप्त हुआ था।

> [सं. एल-40011/49/2007-आई आर(डीय)] सुरेन्द्र सिंह, डेस्क अधिकारी

New Delhi, the 31st May, 2010

S. O. 1610.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 4/2008) of the Central Government Industrial Tribunal/Labour Court, Emakulam as shown in the Annexure in the Industrial Dispute between the employees in relation to management of BSNL and their workman, which was received by the Central Government on 31-5-2010.

> [No. L-40011/49/2007-IR(DL)] SURENDRA SINGR. Desh Officer

ANNEXURE

IN THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, ERNAKUL M

Present: Shri P.L. Norbert, B.A., LL.B., Frending Officer (Monday the 17th day of May, 2010/27th Visbagan) 1932)

I.D. 4/2008

Workman

G. Unnikrishnan,

S/o. Shri Govinda Pillai, Vilayilputhenveedu. Thanzhamvadakku, Chathanoor,

Kollam (Kerala).

By Adv. Sri. M. R. Sudheendran.

Managements (1. The Chief General Manager, Pelecom, Bharat Sanchat Nigam Ltd., Kerala Circle, PMG Junction Trivandrum.

> The Divisional Engineer (EP), Bharat Sancher Nigam Ltd...

The at Telegraph Office El el me Kerala).

Hy His Sail Varybuse

This case coming up for livating on 1 11 min to 165 Tribunal-cumstances court on 17-5-2010 perfollowing.

SMARD

This is a conference made of the more and a conference of the conf of Industrial Disputes Act. The reference is

"Whether the demand of Similar to patch the conregularism on of his services by this control of the Bharat Sancton for an Limited, Recognished Sanchar Nigate 1 muted, Central feet and the second Kollam, is devaluated justified "Have a recommendate the workman is conflict to 30

- 2. The facts of the case in brief are and any or According to the Notkingan since 29 (13,190) (20,13) working as causal partitions sweeper in the account of Paripally, Wnile no. he submitted representation is a sedepartment for regularization of his servace of execumanagement obtained signature of the workard services document described as a quotation harmony and by coercive tactics and threat to the con-Therefore the workman a small to contain a many of Tribunal twice as well a little pullingher in redressal of his grievan and an account of the by both Courts to come and the country of the court of the cou of Methodays and workman. But the many or a temperature of the research workman for regularise list on the ground than be see contract labourer. The command has been seen upcontinuously since 1 the analysis worked over that the days every year. This services is a and controlled by the management is a co-valled coalor. companying a service penetits to the works and and a employee-envisive or many aship between the parties of course ado; ad by the analogement is an unique case. enctice. The workness is entitled the legislation.
- According to the magnetic optimizations from the a maintainable. The claim to the a workman as per-Act, He was neither a is opposited and and to the test of worker by the marine quotations submitted in the seven invarided confinent for exceeding work. The continuous and invarided. Income to ise is not entirled in. Called in Solvery Line accustiment of casaul P The l'aleparaner is the most by orders dt. 14-08-1984 inc. 12-06-1988. The his temprice, Aust Central Administrative a small as well as then like shall Court of Kerala but list so, succeed. There is no compressed employee relationship between the parties. He is not consider to: any relief.
- 4. In the light of the appeal contentions prosessing and points arise for consideral as

- 1. Whether an industrial dispute exists?
- 2. Whether the claimant is entitled for regularisation?
- 5 The evidence consists of the oral testimony of WW1 and documentary evidence of Exts. W1 to 3 series on the side of the workman and MW1 and Exts. M1 to M9 on the side of the management.
- 6. Point No. 1:- The workman Sri. G. Unnikrishnan contends that he is a cusual part-time sweeper working in Telecom. Centre Parippally since 29-12-1992. As per the scheme formulated by the management he is entitled to be regularised in service. However the management does not admit that he is a casual P.T.S. According to them he is a contract worker. It is contended that he used to submit quotations periodically on the basis of which work was being entrusted to him. The management also questions the jurisdiction of this court to adjudicate the dispute on the ground that an individual workman is incompetent to raise an industrial dispute.

S.2(k) of Industrial Dispute Act defines 'industrial elapute'.

"industrial dispute" means any dispute or differnce between employees and employers, or between employers and workmen, or between wrokmen and workmen, which is connected with the employment or non- employment or the terms of employment or with the conditions of labour of any person".

It is held in the following cases by the Hon'ble Superme Court that a dispute raised by a single workman connot become an industrial dispute, unless is is supported either by his union or by a substantial number of workmen. The decisions are:

Central Provinces Transport Services Ltd. v. Raghunath Gopal Patwardhan (1957) 1 LLJ 27 (SC), Newspaper Ltd. v. Industrial Tribunal (1957) 2 LLJ 1 (SC), Workmen of Dimakuchi Tea Estate v. Dimakuchi Tea Estate (1958) 1 LLJ 500 (SC), Workmen v. Dharam Pal Prem Chand (1965) 1 LLJ 668 (SC) & Workmen of Indian Express Newspaper Pvt. Ltd. v. Management of Indian Express Newspapers Pvt. Ltd. (1970) 2 LLJ (SC). A Single Bench of Kerala High Court in 2006 decided the same issue in Mangalam Publications (India) Pvt. Ltd. v. 2006 Thampy 2006 (2) KLT 327.

A Division Bench of Kerala High Court held in Cooperative Sugars Ltd. v. Palghat District Progressive Sugar Workers Union 1997 (2) KLT S.N. 4 that unless an industrial disputes exists legally and the same is duly referred, a Tribunal will not have jurisdiction to adjudicate and decide the same. More reference will not confer jurisdiction on the Tribunal.

7. In view of the above legal position the dispute traised by the workman individually cannot be treated as an industrial dispute within S.2(k) I.D. Act. if so, the reference.

itself is incompetent and there is no industrial dispute existing for adjudication by this court. Any adjudication on any aspect—of the dispute will be without jurisdiction and void. The claimant is still working as part-time sweeper and proper industrial dispute can be raised through—his union or through a number of workmen in the establishment. Therefore I hold that there is no industrial dispute for adjudication and this court has no jurisdiction to go into the dispute referred and decide it

8 Point No. 2: The claim is for regularisation in service. But in view of the fact that this court has no jurisdiction to decide the dispute and any decision taken would be void, I refrain from determining this point.

In the result an award is passed finding—that the reference is incompetent and there exists no industrial dispute for adjudication.

The award will come into force one month after as publication in the Official Gazette.

Dictated to the Personal Assistant, transcribed and typed by her, corrected and passed by me on this the 17th day of May, 2010.

P.L. NORBERT, Presiding Officer

Appendix

Witness for the Workman

WW1- Unnikrishnan, workman.

Witness for the Management

MW1-M. Chandran-Divisional Engineer, BSNL

Exhibits for the Workman

W1 - 03-01-1994

ACG 17 bills.

W2 - 14-11-1994

do -

W3(a) to W3 (al)

ACG 17 bills.

Exhibits for the management

- M1 Copy of letter dt. 14-8-1984 issued by Director General of Posts & Telegraphs, New Delhi.
- M2 Copy of letter dated 22-6-1988 of Directorate of Telegraphs banning recruitment of casual laboures.
- M3 Quotation submitted by workman to the management.

M3(a)- -do- 18-9-1998.

M3(b)- -do- 1-1-2000.

M4 - Copy of letter dt. 12-2-1999 of Directorate of Telegraphs.

 M5 - Order in O.A. No. 854/1999 dated 5-8-1999 of Central administrative Tribunal, Ernakulam.

M6 - Judgmert in O. P. Nos. 24895/1999 & 6765/2000 of High Court of Kerala, Ernakulam.

- M7 Order dated 25-6-2003 of BSNL, Kollam with regard to representation for absorption.
- M8 Application submitted by workman before the Assistant Labour Commissioner (Central), Thiruvananthapuram
- M9 Record Destruction Rules of BSNL.

नई दिस्सी, 31 मई, 2010

का. आ. 1611.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, कंन्द्रीय सरकार बी.एस.एन.एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण अरनाकुलम के पंचाट (संदर्भ संख्या 3/2008) को प्रकाशित करती है, जो केन्द्रीय सरकार को 31-5-2010 को प्राप्त हुआ था।

> [सं. एल-40011/48/2007-आई आर(डीयू)] सुरेन्द्र सिंह, डेस्क अधिकारी

New Delhi, the 31st May, 2010

S. O. 1611.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 3/2008) of the Central Government Industrial Tribunal-cum-Labour Court, Ernakulam as shown in the Annexure in the Industrial Dispute between the employers in relation to management of BSNL and their workmen, which was received by the Central Government on 31-5-2010.

[No. L-40011/48/2007-IR(DU)] SURENDRA SINGH, Desk Officer ANNEXURE

IN THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, ERNAKULAM

Present: Shri P. L. NORBERT, B.A., LL.B., Presiding Officer (Monday the 17th day of 2010/27th Vyshagam, 1932)

I.D. 3/2008

Workman

Smt. Sreedevi Amma R., W/o. Shri Raveendran, Resmi Bhawan, SVM P.O., Kozhikkodemake, Karunagapalli, Kollam (Kerala).

By Adv. Sri. M. R. Sudheendran.

Managements: 1.

- The Chief General Manager,
 Telecom, Bharat Sanchar Nigam Ltd.,
 Kerala Circle, PMG Junction,
 Trivandrum.
- The Divisional Engineer (TT), Bharat Sanchar Nigam Ltd., Central Telegraph Office, Kollam (Kerala).
 By Adv. Saji Varghese.

This case coming up for hearing on 13-5-2010, this Tribunal-cum-Labour Court on 17-5-2010 passed the following.

AWARD

This is a reference made under Section 10(1)(d) of Industrial Disputes Act. The reference is:

- "Whether the demand of Smt. Sreedevi Amma for regularisation of her services by the management of Bharat Sanchar Nigam Limited, Kerala Circle/Bharat Sanchar Nigam Limited, Central Telegraph Office, Kollam, is legal and justified? If yes, to what relief the workman is entitled to?"
- 2. The facts of the case in brief are as follows: -The claimant Smt. Sreedevi Amma contends that she was working since 29-3-1996 in Telecom Centre Karunagappally as casual part time sweeper. She was working continuously. She submitted representations to the management for regularisation of her service. Thereafter the management by threat and coercion obtained signature on a written document described as quotation for work. However the climant was never a contract labourer. The claimant had approched Central Administrative Tribunal as well as Hon'ble High Court of Kerala against the conduct of the management in not considering her request for regularisation. Both Courts directed the management to consider the representations of the worker. However the management rejected the request of the worker. The so-called contract is only a camouflage. The claimant is a casual worker and was working continuously from 1996 and for more than 240 days every year. The work is perennial in nature. There is master- servant relationship between the parties. The worker has no other source of livelihood. The worker is entitled to be regularised in service.
- 3. According to the management the claim is not maintainable. The claimant is not a workman as per Industrial Disputes Act. There is no employer-employee relationship between the parties. The worker was engaged as a contract labourer on the basis of quotations given by her. The engagement of casual part-time labourers was banned by the department as per order dated 14-8-1984 and 22-6-1988. Therefore there was no chance for engaging her as causal worker in 1996. There is no unfair practice in engaging a person for the work on contract basis. Even if the worker is a casual labourer she has no right for regularisation in service. She is not entitled for any relief.
- 4. In the light of the above contentions the following points arise for consideration.
 - 1. Whether an industrial dispute exists?
 - 2. Whether the claimant is entitled for regularisation?
- 5. The evidence consists of the oral testimony of WW and documentary evidence of Exts. W1 series on

the side of the workman and MW1 and Exts. M1 to M-10 on the side of the management.

- 6. Point No. 1:-The management has questioned the validity of reference. According to them there is no industrial dispute for adjudication. It is contended that the cause of the workman is not espoused either by union or a number of workman in the establishment. It is only an individual dispute and not an industrial dispute. Therefore this court has no jurisdiction to adjudicate. S. 2(k) of Industrial Disputes Act defines 'industrial dispute'.
 - (k) "industrial dispute" means any dispute or difference between employers and employers or between employers and workmen, or between workmen and workmen, which is connected with the employment or non-employment or the terms of employment or with the conditions of labour, of any person.

It is held in a number of decisions by the Hon'ble Supreme Court that an individual workman cannot raise an industrial dispute and it has to be espoused either by union or by a number of workmen in the establishment. The following decisions support this view.

> Central Provinces Transport Serivces Ltd. v. ·Raghunath Gopal Patwardhan (1957) 1 LLJ 27 (SC), Newspaper Ltd. v. Industrial Tribunal (1957) 2LLJ 1(SC), Workmen of Dimakuchi Tea Estate v. Dimakuchi Tea Estate (1958) 1LLJ 500 (SC), Workmen v. Dharam Pal Prem Chand (1965) 1 LLJ 668 (SC) & Workmen of Indian Express Newspaper Pvt.Ltd. v. Management of Indian Express Newpapers Pvt. Ltd. (1970) 2LLJ 132 (SC). Later a Single Bench of Hon'ble High Court of Kerala decided the same issue in Mangalam Publications (India) Pvt. Ltd. v. Thampy 2006 (2) KLT 327.

A Division Bench of Kerala High Court held in Cooperative Sugars Ltd. v. Palghat District Progressive Sugar workers Union 1997 (2) KLT S.N. 4 that unless an industrial disputes exists legally and the same is duly referred a Tribunal will not have jurisdiction to adjudicate and decide the same. Mere reference will not confer jurisdiction on the Tribunal.

- 7. In view of this legal position the dispute raised by the workman individually cannot be treated as an industrial dispute within S.2(k) of I. D. Act. If so, the reference itself is incompetent and there is no industrial dispute existing for adjudication by this court. Any adjudication on any aspect of the dispute will be without jurisdiction and void. Therefore it has to be held that there is no industrial dispute for adjudication and this court has no jurisdiction to go into the dispute referred and decide it.
- 8. Point No. 2:—The claim is for regularisation in service. But in view of the fact that this court has no jurisdiction to decide the dispute and any decision

taken would be void. I don't propose to determine this point.

In the result an award is passed finding that the reference is incompetent and there exists no industrial dispute for adjudication.

The award will come into force one month after its publication in the Official Gazette.

Dictated to the Personal Assistant, transcribed and typed by her, corrected and passed by me on this the 17th day of May, 2010.

P.L. NORBERT, Presiding Officer

Appendix

Witness for the Workman

WW1 - Sreedevi Amma R. Workman.

Witnesses for the Management:

MW1 - G. Sudhakaran - Divisional Engineer, BSNL.

Exhibits for the Workman:

WI	-	01-06-96	ACG 17 Bills.
W1(a)	-	20-07-96	- do -
W1(b)	-	31-07-96	-do-
W1(c)	-	25-01-97	-do-
Wl(d)	-	12-04-97	-do-
W1(e)	-	05-06-97	-do-
W1(f)	•	09-08-97	-do-
W1(g)		02-08-97	-do-
W1(h)	•	16-08-97	-do-
W1(i)	•	23-08-97	-do-
W1(j)	•	20-09-97	-do-
W1(k)	-	4-10-97	-do-
W1(l)	•	18-10-97	-do-
W1(m)	-	25-10-97	-do-
Wl(n)	-	01-11-97	-do-
W1(o)	-	08-11-97	-do-
Wl(p)	•	13-11-97	-do-
Wl(q)	-	22-11-97	-do-
W1(r)	-	13-12-97	-do-
W1(s)	•	20-12-97	-do-
W1(t)	-	31-12-97	-do-
Wl(u)	-	13-11-98	-do-

3974	THE GAZ	ETUL OF (NDIA : JUNE 	OF INDIA LIUNE 26, 2010/ASADHA 2.				
WI(v) -	14-11-98	ACG 17 Bills.	which was received				
W1(w)	07-12-98	-do-	31-5-2010.				
Wl(x)	19-06-99	· (1 ₁)-					

20-03-98 -do-

28-06-99 W1(z)-do-

Exhibits for the management:

W1(y)

MI Copy of letter No. 269/39/84-STN dated 14-8-1984 issued by the Director General of Posts and Telegraphs.

3, 659 of DOT letter No. 270-6/84-STN dated Ma Dec 1988.

and of quotation submitted by the claimant M/13 Jate:130-11-1998.

M4 Copy of DOT circular No.269-4/93/STN-II (pt) dated 12-02-99.

M5(art ppy of the representation dated 03-04-2000) et Workman to Management.

M5(b) do

M6 copy of the order in O.A. 854/99 of CA.F

Size copy of the judgment in O.P. 24895/1999. High Court.

Inder dated 25-06-2003 of the Divisional Frameer (TT), CTO, Kollans.

Complaint of Workman to ALC (Central) Tyru.

MIG iscules regarding preservation of documents of Management.

नई दिल्ली, 31 मई, 2010

का. आ 161**2.—औद्योगिक विवाद अधि**नियम, 1947 (1947 का 14) की भाग 17 के अनुसरण में, केन्द्रीय सरकार केन्द्रीय विद्यालय के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्यागिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण भुवनेश्वर कं उच्छा (संदर्भ संख्या 26/2007) का प्रकाशित करती है, जो केन्द्रीय सरऋर को 31-5-2010 को प्राप्त हुआ था।

> [सं. एल-42012/37/2007-आई आर(डी.य.)] सुरेन्द्र सिंह, डंस्क अधिकारी

new Delhi, the 31st May, 2010

1612.—In pursuance of Section 17 of the Industrial Deputes Act, 1947 (14 of 1947), the Central Govern by publishes the award (Ref. No. 26/2007). Lovernment Industrial Tribunal -cum-Labout Court 1990 across as shown in the Amexure, in the Industrial in the between the employers in relation to the manage control of their workman, which was received by the Central Conversions 31-5-2010

1 No. 1 -4 201 - 17 2007 - 001

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A MENDRASINGH OVER A

SSEXURE

BEFORE CHEST NERAL GOVERNMENT INDUSTRIAL TRIGGENAL CUM-LABOURGOUS BUT BANESWAR

Present .

Shri I Srivastava

Presiding Officer, Control of Jum-Labour

Court, Bhubanessy a

INDUSTRIAL DISPLACE CASE NO. 18 %

Date of the control of the E25th March 1995.

Between:

- 1 The Asstraction somer, Kendaria volume Samuathan State of Office Tray at the P.O. Month and a supplementary of sides
- 2. The Prince School Vidvalaya Sch Manches was a see seeswar-751047 at all see
- The Machine Committee of the Section 5. Agency E. F. Bolton, Palusion, Research Bhubasese - - - - 75 (6) 6

Alit Party Stamp medical

a And)

Shri Khageswar sine'i. Co. Shri Balaram Ninefi At. Sialimata Par Sanger, Rayagada Chirst-

. Ind Park & Meetings

Appearances:

Smt. Biraia Misura. Principal.

For Inc. ist its in-Managaniem No. 3

None

Manager and 1

Shri Khagese in Sia-

For Immsed the 12 to 12 Workman

4330

The Central Government in the Ministry of Land and Employment has reflected the present dispute that the the employers in reliable to the management of April 2000 Vidyalaya Sangathan, and their workman water to see a se-No. 42012/37/2007/48/07/04/5 dated 21-08-2007. The ground is for adjudication to the adjuving effect

> "Whether the own and of the Managers of earliest or a Vidyalaya Son in Laroaneswia in termonatic inservices of the constraint shell kind over a right 28-4-2005 is a major classificate trace, no completely the working the second

The 2nd Party-workman in response to the Ministry's letter referred to above has filed his statement of claim alleging that he was engaged by the Principal Kendriya Vidyalaya No. III, Mancheswar, Bhubaneshwar with effect from 16-5-2002 and was paid from the account of Vidyalaya Vikash Nidhi by cheque of Indian Overseas Bank, Chandrasekharpur branch, On 22-9-2004 the school P.E.T. Mrs. Suryamani Pattnaik entered into the house of the workman situated in the vidyalaya campus at about 9.30 A.M. and asked him to open his box and after opening the box she took out the Xerox copies of cheques from his file and torn them. He reported the incident to the Principal but the latter inspite of redressing his grievances stopped the payment of salary from 22-9-2004 and advised him to receive his salary from the contractor. The Principal also shifted his service from the School Management to Contractor Management without complying the rules and provisions of the Act. He raised a dispute before the Asst. Labour Commissioner (C), Bhubaneswar on 17-12-2004. Thereafter a tripartite settlement was arrived at. As per settlement are workman was played under M/s. Industrial Secu-(a) Agencies from 20-12-2004 to 28-4-2006, The Principal Mr. B. Choudhary who signed the settlement has since refired from service, a new contract was awarded to the contracted namely M/s. Fellow Man Services by the new Principal of Kendriya Vidyalaya No. 111. He did not follow the terms of settlement and refused employment to the 2nd Party-workman. The workman has worked continuously completing 240 days in each year of service from 16-5-2002 to 28-4-2006 entitling him to be absorbed against Group-D post

In reply to the above allocation and 1st Party-Management Nos. 1 and 2 denies the master and servant relationship between the Management of Kendriya Vidyalaya No. III, Bhubaneshwar and the 2nd Party-wrokman Shri Khageswar Singh. They further stated that the workman was getting his wages from M/s. Industrial Security Agency, Rasulgarh Bhubaneshwar who was receiving lump-sum amount for supplying man-power including the 2nd Party-workman as per agreement. The contract with M/s. Industrial Security Agency, Bhubaneswar came to an end with effect from 15-4-2006 and there upon the 2nd Party-workman also ceased to work from that date. It is not correct that he was engaged up to 28-4-2006. Therefore the 2nd Party-workman is not entitled to any relief. Now the contract for providing the conservancy service has been awarded to M/s. Wellmen Services, Bhubaneswar with eftect from 15-4-2006 and the said agency is free to provide the service by engaging his personnel over which Kendriya Vidyalaya Sangathan has no control. The terms of so-called settlement dated 20-12-2004 have been carried out as far as possible and legally permissible. The Kendriya Vidyalaya Sangathan cannot legally compel the contractor M/s. Wellmen Service to engage Shri Khageswar Singh under it. Due to down sizing and withdrawal of sanctioned posts of Group-D by the Kendriya Vidyalaya Sangathan (HQ), New Delhi, no vacancy of Group-D post exists in Bhubaneswar Region.

The 1st Party-Management No. 3 viz. the Managing Director, M/s. Industrial Security Agency has stated in his written statement that the 2nd Party-workman was enrolled on the roll of the contractor with effect from 1-10-2004 and prior to that date he was on the roll of Kendriya Vidyalaya No. III to extend the conservancy services of gardner. On raising the dispute by the workman on 7-12-2004 a tripartite settlement was arrived it before the Asst. Labour Commissioner (Central) in which it was agreed between the parties that the 2nd Party-Workman Shri Khageswar Singh will continue in his previous job as before through any agency/contractor between the Management of Kendriya Vidyalaya No. 3 and will continue even if a new contract is awarded to a different contractor. The contract of M/s. Industrial Security Agency has been rescinded by the new Principal of Kendriva Vidyalaya No. III with effect from 15-4-2006 which ceases the responsibility of the answering respondent. The answering respondent has paid of the due to the workman till 15-4-2006.

The 1st Party Management Nos. 1 and 2 latter filed additional written statement in which they have denied the jurisdiction of the Central Government Industrial Tribunal-cum-Labour Court to adjudicate upon the dispute between the employee and the Management of Kendriya Vidyalaya Sangathan as the services of the employees of the Kendriya Vidyalaya Sangathan come under the jurisdiction of the Central Administrative Tribunal:

On the aforesaid pleadings of the parties the following issues were settled:

ISSUES

- 1. Whether the reference is maintainable?
- 2. Whether the disputant Shri Khageswar Singh was engaged by the Management of Kendriya Vidyalaya No. 3. Bhubaneswar (Management No. 2) and if so whether the said disputant was terminated from service without adhering to the principles of natural justice and in violation of the provisions of I.D. Act.
- 3. If so, to what relief the disputant is entitled to?

The 2nd Party-Workman Shri Khageswar Singh has examined himself as W.W. I and has also exhibited documents from Ext.-1 to Ext.-9. The 1st Party Management on the other hand has also examined one witness as MW-I and has also exhibited certain documents from Ext.-A to Ext.-C-2.

FINDINGS

Issue No. 1

The 1st Party Management Nos. 1 and 2 in their additional written statement have challenged the jurisdiction of the Tribunal regarding adjudication of disputes arising out of service matters of Kendriya Vidyalya Sangathan with their employees. They have cited a decision of the Hon'ble High Court of Delhi given in W.P. (C) 3768/2003, Principal, Kendriya Vidyalaya Sangathan-Versus Jahangir Khan and Another wherein the Hon'ble Court, referring a notification issued by the Ministry of Personnel, Public Grievances and Pensions, Department of Personnel and Training dated 17-12-1998, has held that since by the above notification Kendriya Vidyalaya Sangathan has been included in the schedule at Item-34 of the notification bringing it within the ambit of the jurisdiction of the Administrative Tribunals Act, 1985 in so far as the adjudication of the disputes between its private employees vis-a-vis service matter are concerned the service disputes concerning the employees of Kendriya Vidyalaya Sangathan would come under the jurisdiction of the Central Administrative Tribunal. The Hon'ble Court, in this regard also relied upon the judgement of the Supreme Court in the case of Kendriya Vidyalaya Sangathan versus-Subbas Sharma reported in 2002 (2) SCALE 507

The 2nd Party-workman could not show any law which may uproot the above contention of the 1st Party Management and over rule the above decision of the Hon'ble High Court of Delhi. In the present case the reference relates to the service matter of the workman vis-a-vis the Management of Kendriya Vidyalaya Sangathan. As such this Tribunal/Court lacks-jurisdiction to adjudicate upon the reference made by the Central Government. Therefore, it is held that, the reference is not maintainable before this Tribunal/Court. The issue is answered accordingly.

Since this Tribunal/Court is devoid of jurisdiction to adjudicate upon the dispute raised in the present reference, as held in issue No. 1 above, no findings on rest of the issues can be given regarding legality and justification of termination of service of the 2nd Party-workman and the relief likely to be granted by this Tribunal/Court to the 2nd Party-workman.

ORDER

In view of the above, the reference is liable to be returned and is returned as such to the Central Government for necessary action at their end. The workman can approach the Central Administrative Tribunal, if he so likes, for redressal of his grievances.

Dictated and Corrected by me.

J. SRIVASTAVA, Presiding Officer

नई दिल्ली, 2 **जून, 2**010

का. आ. 1613.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार ईसीएल के प्रवंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय, आसनसोल के पंचाट (संदर्भ संख्या 8/2000) को प्रकाशित करती है, जो केन्द्रीय सरकार को 28-5-2010 को प्राप्त हुआ था।

[सं. एल-22012/253/1999-आई आर(सीएम-II)] अजय कुमार गौड़, डेस्क अधिकारी

New Delhi, the 2nd June, 2010

S. O. 1613.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 8/2000) of the Central Government Industrial Tribunal/Labour Court, Asansol as shown in the Annexure in the Industrial Dispute between the employers in relation to management of ECL and their workmen, which was received by the Central Government on 28-5-2010.

[No. L-22012/253/1999-IR(CM-II)]

AJAY KUMAR GAUR, Desk Officer

ANNEXURE

BEFORE THE CENTRALGOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, ASANSOL

Present: Shri Manoranjan Pattnaik, Presiding Officer

Reference No. 8 of 2000

Parties: Industrial dispute between the management of Bahula Colliery of M/s. ECL & their workman.

Vrs.

Their workman

REPRESENTATIVES

For the Management:

Sri P.K. Das, Advocate

For the Union (Workman): Sri Rakesh Kumar, G.S. Koyala

Mazdoor Congress, G.T. Road,

Asansol

Industry: Coal

State: West Bengal

Dated: the 15-4-2010

AWARD

In exercise of powers conferred by clause (d) of Subsection (1) and Sub-section 2(A) of Section 10 of the

Industrial Disputes Act, 1947 (14 of 1947) Govt. of India, through the Ministry of Labour vide its letter No. L-22012/253/99-IR(CM-II) dated 3-6-2009 has been pleased to refer the following dispute for adjudication to the Tribunal.

SCHEDULE

"Whether the action of the management of Bahula Colliery of M/s. Eastern Coalfields Ltd... in not allowing Sh. Tufani Das, UGL in his duty since 25-7-91 is legal and Justified? If not what relief the workman is entitled to?"

- 1. Having received the Order No.L-22012/253/99-IR (CM-II) dated 30-12-1999 of the above said reference from the Govt. of India, Ministry of Labour, New Delhi, for adjudication of the dispute, a reference case No. 8 of 2000 was registered on 18-1-2000 and accordingly an order to that effect was passed to issue notices through the registered post to the parties concerned directing them to appear in the court on the date fixed.
- 2. Both the parties have made their appearance in this case and have filed the written statement. The case of the workman is that he was an employee of New Kenda Colliery under M/s. Eastern Coalfields Ltd., and worked as Ug. Loader since 25-7-1991. On his own representation he was transferred from New Kenda Coalliery to Sideuli Colliery and was asked to resume his duty there. The workman was, however, not allowed to join his duty at C.L. Jambad Colliery by the management on the plea that his L.P.C., and service book were not received by them. The workman requested the management of New Kenda Colliery personally and also through others for transmission of service book and LPC etc. but to no avail. The workman neither could join at his new place of posting nor he was taken back by the management of New Kenda Colliery. He remained in a hanging position. It was not made clear to him as to whether he was on the roll of CL Jambad colliery or at New Kenda colliery. Finding no other alternative to workman took the help of the union to raise a dispute and urged for an award against the action of the management in not allowing him to duty since 25-7-1991 as not legal and justified.
- 3. The case of the management on the other hand as reflected from their avernment is that the workman applied for his transfer from New Kenda colliery to Bahula colliery on his personal ground. The competent authority vide their letter No. Pers/Kenda/44/PNB/1774 dt. 25/26-7-91 transferred the workman from New Kenda colliery to CL Jambad colliery instead of Bahula colliery in his existing capacity with immediate effect along with LPC and with a direction to the workman to report to the Manager of CL Jambad colliery for his duty. The workman was also released

from their colliery but the workman did not report for duty at CL Jambad nor informed the management about his inability to join. The workman left his place of duty on his own accord, and his whereabouts is not know. Since the workman initially abandoned his service the management has no alternate but to strike off his name from the roll of the colliery. The workman did not inform his whereabouts to the management for about 7 years and raised an indutstrial dispute at the belated period. The management has thus urged for holding their action as legal and justified entitling the workman to no relief.

4. On going through the pleadings of the parties submission made by the learned counsel of the and management and union secretary, Sri Rakesh Kumar, it is found that the workman under M/s. Eastern Coalfields Ltd., was transferred from New Kenda colliery to CL Jambad colliery on his own representation. The allegation of the workman that his LPC and Service particulars were not sent and he was released by the management of New Kenda colliery has been refuted by the management. While the management has simpathetically considered the request of the workman for his transfer abinitio there is nothing to doubt the bonafide of the management to strike off the name of the workman from the roll without any valid reason. It has been asserted by the management that the workman was transferred as well as was released from New Kenda colliery with a direction to join his new place of posting. If at all the contention of the workman allowed to join at CL Jambad colliery that he was not he is not expected to remain silent for such a long period without moving to the appropriate authority or in taking any other recourse. There is no support to the oral allegation of the workman that he was not allowed by either of the collieries and remained in hanging position. His claims and allegations are not supported by an iota of proof or evidence. In ordinary course a person is not expected to remain silent for a long 7 years waiting the action of the management which does not it opine in confidence to believe the claims of the warmen the workman is said to have left the place The second state of the second letting anybody know about his who was a measure to the management had no alternate with the other of these om the roll. As such the action of the management can not be held as illegal or unjust. The work-year and a not entitled to any relief. However, smoothing of land has claimed that in similar cases the management has merchalis taken back to job some other workers, the management will do good if it considers sympathetically the case of the workman in this case to show similar gesture. Hence, it is ordered.

MANORANJAN PATTMAIK, Presiding Officer

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बीच मा १ देव श्रीक हुए।

সাধিক। । গুলান বিভাগ হৈছে। ২০০০ : প্রকাশ্যে প্রবিশ

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8. Let the copies of the award be sent to the common of India, Ministry of Labour & Employment of rules.

MOHD, SHAKIR HASAN, Presiding Officer महिन्दानी, 2 जून, 2010

ण २० १**०१६. जैद्धां**मिक विवाद अधिनियम, १९४७ (१७४७) इत् (४) की धार **17 क** अनुसरण में केन्द्राय सरकार प्रसार भारती १ प्रणेशनेय र एक्**द्ध शियांजकों** अथा १०० कर्मनारों के बीच, अनुस्थ १ र्थक औद्योगिक विवाद ए प्रियं स्थाकार खोशोगिक अधिकाय करती है जो केन्द्रीय सरकार को 28-5-2010 कर पाध्य हैं आ

[सं. एव-::2015/7/2010-आई २०११[%] कि] | अजय कुमर गौड़, डेस्क अधिकार्य

New Delhi, the 2nd June, 2010

industrial Programs Act, 1947 (14 or 1947), and the industrial Programs Act, 1947 (14 or 1947), and the Government hereby publishes the man are beaution, 972/10) of the Contral Government half of all tribunal-cum-labour Court, Cherodian the Annexum-labour Court, Cherodian the Annexum-labour Court, Cherodian completes in relation to the monogrammal of the action workman, which was received by an electromagnetic of the second symmetric and exception was received by an electromagnetic of the electromagnetic and the electromagnetic of the electromagnetic and the electromagnetic of the electromagnetic and the electromagnetic of the electrom

No. 19 Sept. 1985.

W NEXURE.

THEORY THE CONTRAL GOVERNMENTS PMD TERRAL TRIBE NATIONAL ABOUT COURT CHENNAL

Framy, the 21st May 1949

Present A. N. Janardanan Presiding Officer

Industrial Dispute No. 9/2010

(In the router of the dispute to adjudication under chaise (d) of sub-section (1) and sub-section 2(A) of Section 10 of the Industrial Disputes Act, 1947/14 of 1947), we went the Industrial Disputes Act, 1947/14 of 1947), Corporation, Doordarshan Kenera, Chennal and their Workhann

Between

5 - 1 Danesh & 32 Others :

Petitioner/ 1st Party

Airc

1. The Agrector General : tyespondent/2nd Posty Frasar Bharati Broadcasting corporation of

india, Doc. parshav

Mandi House

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1. The Director

: Respondent 2nd Party

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APPEARANCE

For the 1st Party/Petitioner : M/s Row & Reddy
For the 2nd Party/ : Shri S. Kandaswamy

Management

AWARD

The Central Government, Ministry of Labour vide its Order No. L-22015/7/2010-IR(C-II) dated 11-03-2010 referred the following industrial Dispute to this Tribunal for adjudication.

The schedule mentioned in that order is:

"Whether the action of the management of Prasar Bharati Broadcasting Corporation of India, Doordarshan Kendra. Chennai in not regularizing the services of S/Shri H. Danesh, P. Pakkirishwamy, C. Ramanan, P. Arum Ravi, N.Ashok Kumar, A Mahendran, K. Madanagopal, M. Balamurugan, G. Venkatesalu, E. Parvathy, G. Krishnavani, T. Krishnamurthy, D. Ramesh, M. Shankar Sha, K. Selvaraj, all casual labourers are legal and justified? To what relief are these casual workers entitled for ?"

- 2. After the receipt of Industrial Dispute, this Tribunal has numbered it as ID 9/2010 and issued notices to both sides. Both sides entered appearance through their respective counsel and filed their claim, common counter statement and reply statement as the case may be.
- 3. The contentions raised in the Claim Statement briefly stated are as follows:

The people and are admittedly Casual Labour with the Second Respondent Kendra from 1987-1992 as furnished in detail in the documents. Though the nature of work is permanent against sanctioned posts, they are engaged as Peons or Farash Extracting work of a regular peon or Farach Prior to 28-03-1996 the Kendra had been functioning a sea a week with Sunday Holiday but after 28-03-1990 it is 5 days week. The petitioners originally engaged only for 15 days a month, have been engaged 18 days a month thus for 216 days for every calendar year excluding Saturdays and Sundays. Thus they put in more Continuous service each calendar year tí an 240 day inclusive of malays and Saturdays for calculating 240 days. They odgas to have been made permanent in 1998 having put in more than 480 days of continuous service in 24 calendar months by reason of entitlement to permanency ander Section-3 of the Tamilnadu Industrial Establishments (Conferment of Permanent Status to Workman 1 A 1981. On 10-09-1993 the Central Government losted OM for grant of temporary status to Casual Labor Toragement of Labour casually is one of amiltment in the Second Respondent the modes c Kendra as rengalized by Central Government as is revealed from the establishment and administration manual which in a segmate Chapter deals with Casual Labour the igent While benefits of Temporary status scheme was to one Samuel timilarly placed like the petitoners

the same was not extended to them in a discriminatory and illegal treatment. WP No.7908 of 1999 filed before the High Court for Temporary Status was dismissed on 25-08-2002 holding Temporary status scheme as one time scheme for entitlement to which employees should have put in 206/240 days of service as the case may be in preceding 12 months. But it was held by the High Court that the eligibility would be there for regularization by reason of long years of service under the Labour laws. The representation made on 27-08-2002, while pending they were about to be ousted against which WP No. 37069/2002 was filed. On the basis of submission of Second Respondent that the petitioners need not be afraid of deprivation of job High Court directed to maintain status quo till disposal of the representation ordered to be re-submitted. On 22-01-2003, the representation was disposed of denying eligibility for Temporary Status or for regularization but categorically admitting they worked more than 240 days continuously in 2000. Other Writ No. 7089/2003 and 21976 of 2004 were filed against the order where it was directed to maintain status-quo. On 07-01-2010, High Court ordered to refer the issue of regularization for adjudication. The petitioners are entitled to regularization on the uncontroverted and admitted facts, such as their continuous engagement as Casual Labours to discharge regular work, forced to work continuously for more than 10-12 hours in a day, payment of no overtime wages, engagement by the Administration Department and posting them for work in various departments with the nature of work of the same of that of Peon or Farash, unskilled office work. As per Section-3(d) of Employment Exchanges (Compulsory Notification of Vacancies) Act, 1959 unskilled jobs are exempted from application of the act hence Employment Exchanges need not sponsor candidates. But the petitioners have registered their names in the Employment Exchange with renewal from time to time. In the Administration Department as against a strength of 12 Peons and 7 Farash, there are only 5 Peons and 4 Farash employed on regular basis. The Second Respondent's proposal in 2008 before the First Respondent for regularization of petitioners did not receive consideration. The petitioners who were to sign in ordinary register initially are signing the Attendance Register from 1996. Their Salary Slips are passed by the officials who also prepare the duty rosters. Not regularizing them amounts to unfair labour practice. It is illegal, arbitrary and unjust. They may be ordered to be regularized.

4. The Common Counter Statement contentions read briefly as follows:

The petitioners are Casual Labours. Five day week system is applicable to the Administrative Staff and not shift duty staff. The service of the petitioners are utilized

on rotation basis in various section such as News, Transport, Commercial, CPF, Studios, Transmitter etc. which functions 7 days a week. OM dated 13-03-1996 was issued to that effect. The engagement of Casual Labour is purely on exigency of work. Casual Labourers were engaged in various sections and also for cleaning and sweeping work on shift basis only with other regular employees as per day to day requirements. Their cases are to be governed by 6 days week system. That they worked for more than 480 days in 24 Calendar months is denied. They admitted having worked for 240 days only in 2000. Permanency as per Section-3 of Tamilnadu Industrial Establishment Act is not applicable to them. As per the scheme for grant of Temporary Status and Regularization of Casual Workers introduced vide OM No. 51016/2/90-Estt.(C) dated 10-09-1993 w.e.f. 01-09-1993, temporary Status would be conferred to the Casual Labourers in employment on the date to those who have rendered continuous service of at least 1 year. The petitioners have not worked for 240 days in a Calendar year as on 01-09-1993. The number of days worked in subsequent year will not be taken into account. The scheme is not an on going one. This has been upheld by the Apex Court as per Order dated 29-04-2002 in SLP (Civil)/2224/ 2004. The representation dated 27-08-2002 was duly considered and replied. Only if they work for 240 days in a year they may claim regularization. They have not been working against sanctioned posts. They do not fulfill prerequisite conditions laid down in DoP & T Scheme for Casual Labours, 1993 or the DoP & T OM dated 11-12-2006. The petitioners are not eligible for Temporary Status/ Regularization. It is denied that they were engaged in pseudo names. Tamilnadu Industrial Establishment Act is not applicable to the Respondents where Central Government rules are followed. The claim is to be dismissed.

5. Further contentions in the Reply Statement in a nutshell are as follows:

If the work in which the petitioners were engaged was not regular they would not have been engaged from 1989-1992 continuously without break but with artificial breaks to deny benefit of permanency. The 5 days week system is applicable to them. They have been engaged for 18 days in a month excluding Saturdays and Sundays though the work is available throughout the month which is admitted. The Second Respondent exploited them. They were forced to work anywhere which they did in fear of losing their small jobs otherwise. They were being paid Rs. 162 per day under Minimum Wages Notification of Government of Tamilnadu. The petitioners could have been granted Temporary Status which was deliberately denied by the Second Respondent. The Respondents have admitted the petitioners having put more than 240 days of service in 2000. There is also documentary proof of sanction orders for payment of wages issued to them. Being engaged by the Administration Department as such 5 days week system shall prevail for their regularization. Their engagement as Peons and Office Assistants should be against sanctioned post. The petitioners are seeking regularization of service due to long years of service against sanctioned post and not for Temporary Status benefit.

6. Points for consideration are:

- (i) Whether the action of the Respondent Management in not regularizing the services of the petitioners/Casual Labours, 13 in number is legal and justified?
- (ii) To what relief the concerned workmen are entitled?
- 7. The evidence consists of the Proof Affidavit of WW1 in lieu of chief Examination followed by Cross-Examination and Ex. W1 to Ex. W225 (series) marked on the petitioner's side and Ex.M1 to Ex.M6, all marked on consent with no oral evidence from the Respondent's side.

Points (i) & (ii)

8. The reference is occasioned as per the common order dated 07-01-2010 of the High Court of Madras in WP Nos. 7689 of 2003 and 21976 of 2004 for adjudication by this Tribunal in a time-bound manner. The arguments on behalf of the petitioners are that the petitioners had been engaged from 1989-1992 and have put in service of more than 19-21 years. They worked against sanctioned posts in which they were necessarily to be employed. Their engagement was due to shortage of staff. Non-regularization of the petitioners as permanent staff is unfair labour practice. In spite of dire need for employees they are kept as casuals only to deny them the benefits of permanent staff. It is pointed out that Uma Devi's case is not applicable to them since it does not prohibit regularization of casual employees who have worked for long years. Their employment is not through the backdoor. The petitioners have had registered their names with the Employment Exchange. For their employment sponsorship through the Employment Exchange is not necessary they being deployed for doing unskilled jobs under Section-2(i) of the Employment Exchange (Compulsory Notification of Vacancies) Act, 1959. By reason of the petitioners having worked continuously for more than 480 days in a period of 2 Calendar years under Section-3(i) of the Tamilnadu Industrial Establishment (Conferment of Permanent Status to workmen) Act, 1981 they are to be deemed to be conferred permanent status. The requirement of continuous duty of 240 days includes paid holidays also. The petitioners have completed 240/480 days respectively. WW1 Ramesh, the 11th petitioner has deposed for and on behalf of other petitioners. Though the petitioner may not have been qualified for conferment of Temporary Status it does not means that they are not entitled to be regularized. The rights of the petitioners are in semblance of constitutional right. The learned counsel also relied on the decision of Hindustan Petroleum Corporation Ltd., (2008-1-7 S40), V/s, Radhil risquent d. Lithers (2007) at MLJ-obta is mayaperunal & Others (10.7 7-1 (N-217)). Working to recar Express interruption of the doing (10.7 4-SCC-11). Includer Single (2017) a Maharasia is the Road Transport is encouraged (2009-ASCC-556) at prayed for regularitial and of the previous of the working is of 1-04-1998 with all benefits.

4 in contra arguments on behalf of the Responde a stranced by the learned counsel as-the the workmen are not sponsored through the Every service Exchange not ingaged as casual behoretes as progress, basis in and they do not come under the School week system as the constandmitted by them that they are working on rot them casis for 7 days by a wich in their represent the dated 28-07-2000 submitted to the Managera 3. Lotat Government employment is based only in accordance with the Recruitment Radius Bull casual labourer and roted through bony browners. Berchiener 1811. minimum continuous service in an equalibling of will be about the propositions to the relation establishment and that if the tioners having our tubilies strends," His criteria a section regularized finite or accommon petitional for a worked for some to the period of the section conducted. He restrict on the start of the they car part . The case of State of the energy winds are V/s Llegal 1 of Others. He provides a mercy of supply the claim.

10 it is service details of the portioners are in the W35. Fix Will shows the factum of pointoners having been engaged against regular or leave vacancies that moved that there we proposal for regularization by Second Respondent time Ex. W2. Ex. W3 shows the cagaco mean conthe petitionary sheling inevitably necessary one to increase in the number of the Officers. Ex W4, Ex.W12 also show the engagement of the petitioners as casual labours entitled to regularisations. Administrative Department admintedly follows only manys a week. The petitioners having put in more than locustrys of service are entitled for angularization Ex.W36, Fig. of the Ex.W195 show the periods of service rendered on the petitioners, he walte to Ex. W217 Attendance suggester for the year 2000 shows that they have been regaged for more than 216 days in a year excluding temposays and Sundays. That the portioners worked for more than 240 days in 2000 is preved as well as admitted. If the Saturdays and Sundays are also taken hate consideration the petitioners could be found to have put in 320 day and envice in a year. Under Clause-16 of 5th Schedute continued in 1947 keeping workmen as casuals on temporary backs for years with the object of depriving them of a state - leges of a permanent weekings amount tte day in -metice Under Section 9 of Taminada or this Act, 1981 the Respondent has Hartistee. Her but of Committee imension of the sor The

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On a pensideration of the entire facts and communications of am led to hold the his is a case in which the pontioners are entitled to be regularized. It is by way of the having put in long years of continuous service, a math they may not have become entitled to conferment the removement status under the scheme they have to be agreeful of the reason that morting them as casuals the long stillagues amount to until labour practice of the research of the removement.

workmen. The Uma Devi's case principles are detracted in the said background of this case. It is to be noted that the petitioners were not in their service under any Court Order. They were continued in service because their services were indispensable. Their entry is not through backdoor. They being unskilled workers sponsoring through Employment Exchange is not mandatory. It is also not disproved that they are entitled to the benefits of Section-3(1) of the Tamilnadu Industrial Establishments Act, 1981. Admittedly they worked for more than 240 days in an year which is enough for their right to blossom for the entitlement of 1 year continuous service. The Respondents are therefore directed to regularize the employees forthwith.

The reference is answered accordingly.

(Dictated to the P.A, transcribed and typed by him, corrected and pronounced by me in the open court on this day the 21st May, 2010)

A. N. JANARDANAN, Presiding Officer

Witnesses Examined

For the 1st Party/Potitioner : WW1, Sri D, Ramesh

For the 2nd Party/Management . Non-

Documents Marked On the Petitioner's side

Of the Louding Same					
Ex. No.	Date	Description			
Ex.W1		Instructions contained in Establishment and Administra- tion Manual regarding Central Government Undertaking			
Ex.W1a	_	Office note of the 2nd Respondent Kendra regarding engagement of casual labours			
Ex.W2	16-08-1993	Letter from the 1st respondent to the 2nd respondent regarding engagement of casual labours			
Ex.W3		Office note of the 2nd Respondent Kend a regarding engagement of cost clabours			
Ex.W4	09-09-1993	Letter from the 2nd respondent Kendia to the 1st Respondent regarding engagement of casual labours			
Ex.W5	11-10-1993	Office Memorandum issued by the 1st Respondent regarding grant of temporary status and regularization			
Ex.W6	10-09-1993	Office Memorandum issued by the DoPT regarding of temporary			

status to casual labours

Ex. W7	17-03-1995	Office note of the 2 d			<u> </u>
Ex. W /	1/-03-1993	Office note of the 2nd Respondent Kendra regarding of engagement of casual labours			respondent Kendra seeking regularization
Ex.W8	28-03-1993	Circular issued by the 2nd	Ex.W23	01-10-2002	Order passed in W.P. No. 37062 of 2002
E- 11/0	12.06.1006	Respondent Kendra regarding working hours	Ex.W24	22-01-2003	Order passed by the 2nd Respondent Kendra rejecting the
Ex.W9	12 -06-1996	Office note of the 2nd Respondent Kendra regarding engagement of casual labours			representation of the petitioners for regularization
Ex.W10	01-05-1998	Representation from the	Ex.W25	25-09-2003	Interim Order passed in WP No. 7689 of 2003
		Doordarshan National employees Union regarding casual labours	Ex.W26	28-06-2004	Office Memorandum issued by the 1st Respondent regarding engagement of casual labours
Ex.W11	03-0 7-1998	Letter from the Minister of Information and Broadcasting regarding representation given by casual labours	Ex.W27	08-07-2004	Representation from the petitioners seeking Regularization
Ex.W12	17-09-1998	Inspection Report of the 2nd Respondent Kendra	Ex.W28	Dec. 2004	Counter filed by the respondents in WP No. 21976/2004
Ex.W13	15-09 -1998	Letter from the 2nd Respondent Kendra to the 1st Respondent	Ex.W29	31-12-2004	Counter filed by the Respondent in WP No. 7689/2004
		regarding engagement of casual labours	Ex.W30	31-12-2004	Counter filed by the Respondents in WP No. 21976 of 2004
Ex.W14	28-10 -1998	Representation given by the Union regarding regularization of casual labours	Ex.W31	11-12-2006	Office memorandum issued by DoPT regarding regularization of casual labours
Ex.W15	21-09-2000	Counter Affidavit filed by the 2nd Respondent Kendra in WP No. 7908/1999	Ex.W32	30-03-2008	Letter from the 2nd Respondent Kendra to the 1st Respondent
Ex.W16	10-02 -1999	Representation given by the casual labour seeking			regarding regularization of casual labours
Ex. W17	10 -02-1999	Regularization Representation given by P.	Ex.W33	09- 11-2009	Letter from the 1st Respondent to the 2nd Respondent regarding regularization of casual labours
E IIII		Pakkiriswamy seeking regularization	Ex.W34	07- 01-2010	Order passed in WP No. 7689 of 2003 and WP No. 21976 of 2004
Ex.W18	05-01 -2000	Office Memorandum issued by DoPT regarding promotion	Ex.W35	_	Details of the Petitioners
Ex.W19	06-03 -2000	prospects of Group 'D' employees Office Note of the 2nd	Ex.W36		Statement showing number of days worked by the petitioners in the 2nd Respondent Kendra
434 (1 1)	00 03 2000	Respondent Kendra regarding casual labours.	Ex.W37		Employment Registration Card of the petitioners
Ex.W20	09-0 8-2000	Interim Order passed in WP No. 7908/1999.	Ex.W38	Jan. 1992	Payment Sanction for the engagement of petitioners
Ex.W21	22-0 8-2002	Order passed in WP No. 7908 of 1999	Ex.W39	Feb. 1992	Payment Sanction for the engagement of petitioners
Ex.W22	27 -08-2002	Representation given by the petitioners to the 2nd	Ex.W40	Mar. 1992	Payment Sanction for the engagement of petitioners

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[भाग]]—ख	ाण्ड 3(ii)]	भारत का राजपत्र :	जून 26	, 2010/आषाढ्	5, 1932	Dr. 25 Dr. 25
Ex.W41	Apr 1992	Payment Sanction for engagement of petitioners	the	Ex.W63	March 1997	Payment Sanction for the engagement of petitioners
Ex.W42	May 1992	Payment Sanction for engagement of petitioners	the	Ex. W6 4	April 1997	Payment Sanction for the engagement of petitioners
Ex.W43	June 1992	Payment Sanction for engagement of petitioners	the	Ex.W65	May 1997	Payment Sanction for the engagement of petitioners
Ex.W44	July 1992	Payment Sanction for engagement of petitioners	the	Ex.W66	June 1997	Payment Sanction for the engagement of petitioners
Ex.W45	Aug 1992	Payment Sanction for engagement of petitioners	the	Ex.W67	July 1997	Payment Sanction for the engagement of petitioners
Ex.W46	Sept 1992	Payment Sanction for engagement of petitioners	the	Ex.W68	Aug. 1997	Payment Sanction for the engagement of petitioners
Ex.W47	Oct 1992	Payment Sanction for engagement of petitioners	the	Ex.W69	Sept. 1997	Payment Sanction for the engagement of petitioners
Ex.W48	Nov 1992	Payment Sanction for engagement of petitioners	the	Ex.W70	Oct. 1997	Payment Sanction for the engagement of petitioners
Ex.W49	Dec 1992	Payment Sanction for engagement of petitioners	the	Ex.W71	Nov. 1997	Payment Sanction for the engagement of petitioners
Ex.W50	Jan 1993	Payment Sanction for engagement of petitioners	the	Ex.W72	Dec. 1997	Payment Sanction for the engagement of petitioners
Ex.W51	Feb 1993	Payment Sanction for engagement of petitioners	the	Ex.W73	Jan. 1998	Payment Sanction for the engagement of petitioners
Ex.W52	Mar 1993	Payment Sanction for engagement of petitioners	the	Ex.W74	Feb. 1998	Payment Sanction for the engagement of petitioners
Ex.W53	Apr 1993	Payment Sanction for engagement of petitioners	the	Ex.W75	March 1998	Payment Sanction for the engagement of petitioners
Ex.W54	June 1993	Payment Sanction for engagement of petitioners	the	Ex.W76	April 1998	Payment Sanction for the engagement of petitioners
Ex.W55	July 1 993	Payment Sanction for engagement of petitioners	the .	Ex. W7 7	May 1998	Payment Sanction for the engagement of petitioners
Ex.W56	Aug. 1993	Payment Sanction for engagement of petitioners	the	Ex.W78	June 1998	Payment Sanction for the engagement of petitioners
Ex.W57	Sep. 1993	Payment Sanction for engagement of petitioners	the	Ex.W79	July 1998	Payment Sanction for the engagement of petitioners
Ex.W58	Oct. 1993	Payment Sanction for engagement of petitioners	the	Ex.W80	Aug. 1998	Payment Sanction for the engagement of petitioners
Ex.W59	Nov. 1993	Payment Sanction for engagement of petitioners	the	Ex.W81	Sept. 1998	Payment Sanction for the engagement of petitioners
Ex.W60	Dec. 1993	Payment Sanction for engagement of petitioners	the	Ex.W82	Oct. 1998	Payment Sanction for the engagement of petitioners
Ex.W61	Jan. 19 9 7	Payment Sanction for engagement of petitioners	the	Ex.W83	Nov. 1998	Payment Sanction for the engagement of petitioners
x.W62	Feb. 1997	Property for self-actioners	the	E. W84	Desc 10.88	rayment Sanction for the

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25	Jan. 1999	Payment Sanction for the engagement of petitioners	Ex.W107		
Çî	/eb. (999	Payment Sanction for the engagement of petitioners	Ex.W108	Dec. 2000	
487	March 199	Payment Sanction for the engagement of petitioners	Ex.W109	Jan. 2001	Payment Sanction for the engagement of petitioners
100	April 1999	Payment Sanction for the engagement of petitioners	Ex.W110	Feb. 2001	Payment Sanction for the engagement of petitioners
, \$*	May 1 999	Payment Sanction for the engagement of petitioners	Ex.W111	March 200	
177	3ane 1999	Payment Sanction for the engagement of petitioners	Ex.W112	April 2001	
/91	July 1 999	Payment Sanction for the engagement of petitioners	Ex.W113	May 2001	Payment Sanction for the engagement of positioners
793	Aug. 19 99	Payment Sanction for the engagement of petitioners	Ex.W114	June 2001	Payment Sanction for the engagement of petitioners
7.3	Sept. 1999	Payment Sanction for the engageme it of petitioners	Ex.WH5	July 2001	Payment Sanction for the engagement of petitioners
- N-	Oct. 1 999	Payment Staction for the engagement of petitioners	Ex.W116	Aug. 2001	Payment Sanction for the engagement of petitioners
ÇŦ	Nov. 1 999	Payment Sanction for the engagement of petitioners	Ex. W 117	Sept. 2001	Payment Sanction for the engagement of petitioners
ý:	Dec. 1999	Payment Sanction for the engagement of petitioners	Ex.W118	Oct. 2001	Payment Sanction for the engagement of petitioners
	Jan. 2000	Payment Sanction for the engagement of petitioners	Ex.W119	Nov. 2001	Payment Sanction for the engagement of petitioners
<i>1</i> 5	Feb. 2000	Payment Sanction for the engagement of petitioners	Ex.W120	Dec. 2001	Payment Sanction for the engagement of petitioners
W)	March 2000	Payment Sanction for the engagement of petitioners	Ex.W121	Jan. 2002	Payment Sanction for the engagement of petitioners
. 4.	April 2000	Payment Sanction for the engagement of petitioners	Ex.W122	Feb. 2002	Payment Sanction for the engagement of petitioners
01	May 2000	Payment Sanction for the engagement of petitioners	Ex.W123	March 2002	Payment Sanction for the engagement of petitioners
a,	tune 2000	Payment Sanction for the engagement of petitioners	Ex.W124	April 2002	Payment Sanction for the engagement of petitioners
1,	hrv 2000	Payment Sanction for the engagement of petitioners	Ex.W125	May 2002	Payment Sanction for the engagement of petitioners
	Aug. 2000	Payment Sanction for the engagement of petitioners	Ex.W126	June 2002	Payment Sanction for the engagement of petitioners
,		Payment Sanction for the engagement of petitioners	Ex.W127 J	July 2002	Payment Sanction for the engagement of petitioners
∀ •		Payment Sanction for the engagement of petitioners	Ex.W128 .	Aug. 2002	Payment Sanction for the engagement of petitioners

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[भाग —ख	ाण्ड 3(ii)]	भारत का राजपत्र : जून 2	26, 2010/आषाढ्	5, 1932	391.
Ex.W129	Sept. 2002	Payment Sanction for the engagement of petitioners	Ex.W151	April 2006	Payment Sanction for the engagement of petitioners
Ex.W130	Oct. 2002	Payment Sanction for the engagement of petitioners	Ex. W 152	May 2006	Payment Sanction for con-
Ex.W131	Nov. 2002	Payment Sanction for the engagement of petitioners	Ex.W153	June 2006	Payment Sanction for the engagement of petitioners
Ex.W132	Dec. 2002	Payment Sanction for the engagement of petitioners	Ex.W154	July 2006	Payment Sanction for the engagement of petitioners
Ex.W133	Jan. 2003	Payment Sanction for the engagement of petitioners	Ex.W155	Aug. 2006	Payment Sanction for the engagement of petitioners
Ex.W134	Feb. 2003	Payment Sanction for the engagement of petitioners	Ex.W156	Sept. 2006	Payment Sanction for the engagement of petitioners
Ex.W135	April 2003	Payment Sanction for the engagement of petitioners	Ex.W157	Oct. 2006	Payment Sanction for the engagement of petitioners
Ex.W136	May 2003	Payment Sanction for the engagement of petitioners	Ex.W158	Nov. 2006	Payment Sanction for the engagement of petitioners
Ex.W137	June 2003	Payment Sanction for the engagement of petitioners	Ex.W159	Dec. 2006	Payment Sanction for the engagement of petitioners
Ex.W138	July 2003	Payment Sanction for the engagement of petitioners	Ex.W160	Jan. 2007	Payment Sanction for the engagement of petitioners
Ex.W139	Aug. 2003	Payment Sanction for the engagement of petitioners	Ex.W161	Feb. 2007	Payment Sanction for the engagement of petitioners
Ex.W140	Sept. 2003	Payment Sanction for the engagement of petitioners	Ex.W162	March 2007	Payment Sanction for the engagement of petitioners
Ex.W141	Oct. 2003	Payment Sanction for the engagement of petitioners	Ex.W163	April 2007	Payment Sanction for the engagement of petitioner.
Ex.W142	Nov. 2003	Payment Sanction for the engagement of petitioners	Ex.W164	May 2007	Payment Sanction for the engagement of petitioners
Ex.W143	Dec.2003	Payment Sanction for the engagement of petitioners	Ex.W165	June 2007	Payment Sanction for the engagement of petitioners
Ex.W144	Jan. 2004	Payment Sanction for the engagement of petitioners	Ex. W166	July 2007	Payment Sanction for the engagement of petitioners
Ex.W145	Feb. 2004	Payment Sanction for the engagement of petitioners	Ex.W167	Aug. 2007	Payment Sanction for the engagement of petitioners
Ex.W146	March 2004	Payment Sanction for the engagement of petitioners	Ex.W168	Sept. 2007	Payment Sanction for the engagement of petitioneses
Ex.W147	April 2004	Payment Sanction for the engagement of petitioners	Ex.W169	Oct. 2007	Payment Sanction for the engagement of petitions
Ex.W148	May 2004	Payment Sanction for the engagement of petitioners	Ex.W170	Nov. 20(7	Payment Sanction for the engagement of petitioners
Ex.W149	Feb. 2006	Payment Sanction for the engagement of petitioners	Ex.W171	Dec. 20€7	Payment Sanction for dengagement of petitioners
Ex.W150	March 2006	Payment Sanction for the engagement of petitioners	Ex.W172	Jan. 2008	Payment Sanction for the engagement of politioners

Ex.W(7)	Feb. 2008	Payment Sanction for the engagement of petitioners		Jan. 2000	Duty Chart of the petitioners
bx.Willia	March 2008		Ex.W197	July 2000	Duty Chart of the petitioners
1274, 1-1	resortii 2006	Payment Sanction for the engagement of petitioners	Ex.W198	June 2000	Duty Chart of the petitioners
Ent. 44	്ചരി 2008	Payment Sanction for the	Ex.W199	Oct. 2000	Duty Chart of the petitioners
		engagement of petitioners	Ex.W200	June 2000	Duty Chart of the petitioners
Ex.V/NG	May 2008	Payment Sanction for the	Ex.W201	Oct. 2000	Duty Chart of the petitioners
F6. 171-16-17		engagement of petitioners	Ex.W202	April 2001	Duty Chart of the petitioners
Fx.W177	Jane 2008	Payment Sanction for the engagement of petitioners	Ex. W203	July 2002	Duty Chart of the petitioners
Es.W178	July 2008	Payment Sanction for the	Ex.W204	Sept. 2002	Duty Chart of the petitioners
	3 ta y 2000	engagement of petitioners	Ex.W205	Oct. 2002	Duty Chart of the petitioners
Ex.W179	Aug. 2008	Payment Sanction for the engagement of petitioners	Ex.W206	Jan. 2000	Attendance Register of the Petitioners
Ex.W180	Sept. 2008	Payment Sanction for the engagement of petitioners	Ex.W207	Feb. 2000	Attendance Register of the Petitioners
Ex.W181	Oct. 2008	Payment Sanction for the engagement of petitioners	Ex.W208	March 2000	Attendance Register of the Petitioners
Ex.W182	Nov. 2008	Payment Sanction for the engagement of petitioners	Ex.W209	April 2000	Attendance Register of the Petitioners
Ex.W18?	Dec. 2008	Payment Sanction for the engagement of petitioners	Ex.W210	May 2000	Attendance Register of the Petitioners
Ex.W184	lan. 2009	Payment Sanction for the engagement of petitioners	Ex.W211	June 2000	Attendance Register of the petitioners
Ex.W185	5c5 2009	Payment Sanction for the engagement of petitioners	Ex.W212	July 2000	Attendance Register of the petitioners
Ex. V186	March 2009	Payment Sanction for the engagement of petitioners	Ex.W213	Aug. 2000	Attendance Register of the petitioners
Ex.W187	April 2009	Payment Sanction for the engagement of petitioners	Ex.W214	Sept. 2000	Attendance Register of the petitioners
68 W 188	May 2009	Payment Sanction for the engagement of petitioners	Ex.W215	Oct. 2000	Attendance Register of the petitioners
Ex.W189	stin€ Biso 9	Payment Sanction for the engagement of petitioners	Ex.W216	Nov. 2000	Attendance Register of the petitioners
Ex.W190	July 20 09	Payment Sanction for the engagement of petitioners	Ex.W217	Dec. 2000	Attendance Register of the petitioners
Ex.W191	Αυγ. 2009	Payment Sanction for the engagement of petitioners	Ex.W218	1 3- 06-1991	Office Memorandum issued by the 1st Respondent regarding
Ex.W192	Sept. 2009	Payment Sanction for the engagement of petitioners	Ex.W219	01-02-1994	engagement of casual labours Office Memorandum issued by
Ex.W193		Payment Sanction for the engagement of petitioners			the 1st Respondent regarding grant of temporary status to Samuel
Ex.W194		Payment Sanction for the engagement of petitioners	Ex.W220	23-03-1994	Letter from the 2nd Respondent
Ex.W195	Dec 2009	Payment Sanction for the engagement of petitioners			to the 1st Respondent regarding grant of temporary status to Samuel

6-08-1994	Office Memorandum issued by the 1st Respondent regarding engagement of casual labours
	Office Note of the 2nd Respondent Kendra regarding engagement of casual labours
0-11-1 99 4	Letter from the 1st Respondent to the 2nd Respondent Kendra regarding engagement of casual labours
15-04-19 97	Letter from the 2nd Respondent Kendra to the 1st Respondent enclosing to proforma for engagement of casual labours.
	Office Notes from different sections of the 2nd Respondent Kendra seeking deployment of casual labours
	 0-11-1 994

On the Management's side

On the Ma	On the Management 3 side						
Ex. No.	Date	Description					
Ex.M1	10-09-1993	Dept. of Personnel & Training OM No. 51016/2/90-Estt (C)					
Ex.M2	29 -04-2002	Hon'ble Supreme Court Order in Civil Appeal No. 3168 of 2002 (Arising out of SLP (Civil) No. 2224/2000)					
Ex.M3	_	Tabulation statement relating to number of days working in a calendar year (filed in WP No. 37069/2002 in the Hon'ble High Court, Madras					
Ex.M4	22-0 8-2002	Hon'ble High Court, Madras Order on WP No. 7908 of 1999					
Ex.M5	22-01-2003	DDK, Chennai letter No. 6(3)/99/7908/HC/MAS					
Ex.M6	11-12-2006	Deptt. of Personnel & Training OM No. 49019/1/20056-Estt. (C)					

नई दिल्ली, 2 जून, 2010

का. आ. 1616.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार बैंक ऑफ महाराष्ट्र के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय एरनाकुलम के पंचाट (संदर्भ संख्या 30/2007) को प्रकाशित करती है, जो केन्द्रीय सरकार को 01-6-2010 को प्राप्त हुआ था।

[सं. एल-12011/10/2007-आई आर(बी-II)] कमल बाखरू, डेस्क अधिकारी New Delhi, the 2nd June, 2010

S. O. 1616.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 30/2007) of the Central Government Industrial Tribunal/Labour Court Ernakulam now as shown in the Annexure in the Industrial Dispute between the employees in relation to the management of Bank of Maharashtra and their workman, which was received by the Central Government on 01-6-2010.

[No. L-12011/10/2007-IR(B-II)] KAMAL BAKHRU, Desk Officer

ANNEXURE

IN THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, ERNAKULAM

Present: Shir P.L. Norbert, B.A., LL.B., Presiding Officer (Friday the 21st day of May, 2010/31st Vyshagam, 1932)

I.D. 30/2007

Union : The General Secretary,

Bank of Maharashtra Employees

Union,

Central Office, 45/47 Mumbai

Samachar Marg, Fort, Mumbai-400 023.

By Adv. Sri. Manoj R. Nair.

Management: The Assistant General Manager,

Bank of Maharashtra, No. 4, Sivaganam Road, T. Nagar, Chennai-600 017.

By Adv. Shri. P.P. Sudheer.

This case coming up for hearing on 18-05-2010, this Tribunal-cum-Labour Court on 21-05-2010 passed the following:

AWARD

This is a reference made under Section 10 (1) (d) of Industrial Disputes Act. The reference is:

'Whether the demand of the Bank of Maharashtra Employees' Union for absorption of Smt. J. Yamuna, a part-time sweeper (daily wage) as part-time sweeper sub-staff in the Bank's service, is justified? If so, to what relief the concerned workman is entitled?'

2. The facts of the case in brief are as follows:—Smt. J. Yamuna is a causal part-time sub-staff of Bank of Maharashtra M.G. Road, Trivandrum Branch. According to the union she had joined the service as P.T.S. on 02-12-1996 in a permanent vacancy. She has registered with

Employment Exchange. As per the existing norms of the bank those who have completed 240 days of service in a calendar year is eligible for absorption. When bank attempted to appoint outsiders in the post of P.T.S. union raised the industrial dispute. The workman fulfills the eligibility criteria for appointment as permanent P.T.S. However the management did not consider workman's application favourably for absorption as P.T.S. on the gound that she was over aged and had worked only in leave vacancies. The workman is entitled to be absorbed.

- 3. According to the management the worker was engaged as temporary part-time sub-staff w.e.f. 3-12-2003 pending recruitment of a permanent part time sub-staff. Her engagement was not continuous. There are to norms as contended by the union to absorb persons who have put in service of 240 days in a calendar year. The appointment of P.T.S. is done as per the provisions contained in Master Circular dated 11-06-2002. The worker was over aged even on the date of initial engagement as temporary P.T.S. Hence she is not eligible to be absorbed.
- 4. In the light of the above contentions the following points arise for consideration:
 - Whether the worker was engaged since 1996 or only from 03-12-2003?
 - 2. Does she fulfill the eligibility criteria for absorption?
- 5. The evidence consists of the oral testimony of WW1 and documentary evidence of Exts. W1 to 11 series on the side of the union and MW1 and Exts. M1 to M3 series on the side of the management.

Point No. 1:— It is the case of the union that the worker was engaged by the management since 02-12-1996 as causal Part-time Sub-Staff. But the management disputes the period of engagement and contend that there was no vacancy to engage her prior to 2003 and it is only when her father who was a permanent P.T.S. died on 03-12-2003 that vancancy arose and thus she was engaged as causal P.T.S.

7. The Branch Manager was examined as MW1. He admitted in cross examination that since 1995 there were two sub-staff. To a suggestion by the union, that there were three sub-staff, his answer was that he had to verify. However he admitted that in 2001 two sub-staff had taken voluntary retirement under VRS (page 4 of cross examination of MW1). To a question by the union, had there not arisen two vancancies consequent to voluntary retirement, his answer was that it is for the management to decide (page 4). Ext. W-10 is a photograph taken in 2001 at the time of retirement of one of the sub-staff by name Thulaseedharan. Among officers and staff Smt. Yamuna, the worker is also there. This is admitted by MW1 (page 5). According to the worker (WW1), besides cleaning work she used to do many other duties of Peon, like going to

Post office daily, remitting electric and water bills, cheques returned were carried to respective banks for delivery, get tea for the staff and customers, arrange files neatly, registers along with cheques used to be taken to Manager and officers from the concerned sections for the purpose of passing cheques, sort cheques after affixing clear seal etc. According to her she continued to do such things till 2001 when computer was introduced. Her case regarding work other than cleaning is supported by Ext. W7 series and W-11 series vouchers which are signed by her acknowledging receipt of money from the bank for different purposes like purchase of stationery and other articles, paying electric bills etc. She also says that she was given wages on the basis of vouchers. Though vouchers for the period from 1996 onwards were called for from the management, their reply is that they are not available and are destroyed. According to MW1 as per Destruction Rules, the bank need maintain the records only for a period of 8 years. So far as the vouchers of 1996 and 1997 are concerned they were destroyed in 2008. MW1 admits that at that time this case was pending. The reference of the dispute was made on 29-08-2007. Ext. W8 is an endorsement made on the ledger stating that since the vouchers were by white ants they were sold to waste paper merchant. The vouchers of 1993 to 1997 were sold as per Destruction Rules of the bank. The records being vouchers and they are said to have been affected by white ants, it is doubtfull whether even the waste paper merchant would take them. Whatever that be, this case was pending at the time of distruction of the vouchers. The only record regarding payment of wages is the vouchers. Hence it was not proper on the part of the bank to do so. According to the management Ext. M2 P &L (Profit & Loss) Register will show all payments including salary, wages, sundry charges, conveyance charges, medical reimbursement etc. Page 72 of Ext. M2 relates to salary of the period 1996-1997. But from Ext. M2 admittedly it cannot be made out to whem all salary or wages were paid and what is the amount paid to each one of the staff because all payments of a day are clubbed together and noted in the register. However the sundry charges are noted item wise at pages 174 and 175 of Ext. M2 and hence payments made (sundry charges) through Ext. W-7 series vouchers are reflected in Ext. M2. The worker is in possession of copies of vouchers regarding payment of sundry charges alone. The management admits that the worker was engaged temporarily since 03-12-2003 in a permanent vacancy. She continues even now. No records are produced by management to show the mode of payment.

8. It is relevant to note that as per Ext. W7 series and M3 (W-11) series vouchers the worker had received payments from 1996 to 2001 towards sundry charges. Had she not been engaged during this period how could the bank make payment to the worker. The vouchers are signed on their reverse side by the worker acknowledging

payments. The argument of the learned counsel for the management that the worker might have helped her father who was a permanent P.T.S. in the bank during his absence, is not convincing. The bank has no case in the written statement that the worker was at any time engaged during leave vacancy of her father. Paras 5 and 8 of written statement contain repeated pleadings that the worker had not worked during the leave vacancy of anyone, but she was engaged purely on temporary basis pending appointment of a regular part time sub staff. If that is the case of the management how then payment was made to the worker, from 1996 to 2002 as seen from the available vouchers, is not known. It is for the management to explain how this had happened.

- 9. The management has made deliberate attempt to suppress real facts as well a records relating to the engagement of casual P.T.S. prior to 2003 with some ulterior motive. It is not correct to say that no vacancy of sub staff had arisen till 2003. Admittedly in 2001 two sub staff had taken VRS and those vacancies were not filled. Both parttime sub staff and full time sub staff are in the category of sub staff. The only difference is that they draw different scales according to the hours of their work. So far as a casual P.T.S. is concerned he/she gets only daily wage and not scale wage. The bank cannot be heard to say that the worker was never engaged prior to 2003. The records reveal that she was engaged as P.T.S., from 1996 onwards.
- 10. Point No. 2:—Admittedly it was in 2006 that applications for appointment of part-time sub staff was called for by the bank through paper publication and the worker had applied for the post but was rejected by the bank on the ground that she was over aged and she had not worked in leave vacancies but only in permanent vacancy from 2003 onwards temporarily pending regular recruitment. The general guidelines based on Recruitment Rules written by Deputy General Manager, Personnel in 2002 is produced. As per the guidelines the age and qualification of the candidate to the post of PTS should be:
 - (a) "He/She must be sponsored through Employment Exchange (Local) Only.
 - (b) Age: Minimum 18 years, maximum 28 years. SC/ST candidates would get relaxation in upper age by 5 years, while OBC candidates would get 3 years, relaxation in the upper age limit.
 - (c) Educational Qualifications: Minimum 6th standard pass and should not have passed SSC or equivalent examination".
- 11. Ext. W5 is a government order dated 08-09-2004, as per which the educational qualification for the sub staff is modified to pass in 8th standard or its equivalent but not a pass in 10+2 examination or its equivalent. This modification was made by the government in view of the fact that banks were finding it difficult to appoint

ex-servicemen to the post of armed guards in banks because in the armed force the minimum educational qualificaion is matriculation. However the learned counsel for the management argues that the government order relates to sub staff alone and not to P.T.S. sub staff. I don't think so because both part time sub staff and full time sub staff are in the category of sub staff. The bank had issued on 15-05-2006 a circular regarding appointment of part time sub staff against clear vacancies. The management finding that in differnent regions irregularities were being committed by the officers in the matter of appointment of part time sub staff issued the circular and suggested methods to settle the issue with regard to absorption of Casual PTS as a one time measure. As per Clause-2 of the circular candidates, who have worked on temporary basis during leave vacancy of a permanent PTS or against a clear vacancy and who were not sponsored by Employment Exchange, but had responded to the advertisement and they were within the norms as on the date of their initial appointment on temporary basis, may be appointed on regular basis after conducting interview. The norms with regard to age and educational qualification has to be reckoned as on the date they were first appointed on temporary basis in the bank. The Clause reads:

"Candidates who have been employed on temporary basis/adhoc basis during the leave vacancy and who were not sponsored by Employment Exchange but have responded or will respond to the advertisement released by the Bank and were within the norms as on the date of their initial appointment on temporary basis, may also be appointed on regular basis against clear vacancies based on merits after conducting the interview process provided they were fulfilling all the laid down norms at the time of their initial employment in the bank on temporary basis. That is, age, educational qualification etc., should be within the norms prescribed for appointment of P.T.S. on the day they were for the first time appointed on temporary basis in the Bank".

12. According to the worker she was first engaged on 02-12-1996 as per Ext. W7 series vouchers. At that time she was aged 24 years and 8 months. As per Ext. M1 (first page of S.S.L.C.) her date of birth is 24-03-1972. As per the eligibility criteria the maximum age is 28 years for general category plus 3 years for OBC. The worker belongs to OBC community admittedly. Though the application was submitted in 2006 for regular appointment since the date relevant to be taken into account is date of first engagement on temporary basis she was within age limit for the post. The educational qualification as per original recruitment norms is a pass in 6th standard and not a pass in S.S.L.C. or equivalent examination. The worker has admittedly passed S.S.L.C. but failed 10+2 examination. As per Ext. W5 government order dated \$8-09-2004 the educational

qualification in pass in 8th standard, but not a pass in 10+2 examination or its equivalant. This was in force in 2006 and therefore the bank could very well consider her application. It is relevant to note that the only reason for rejecting the application of the worker is stated to be over age (para 7 written statement). Having worked for 12 years as casual P.T.S. as on 2006 it was not fair for the management to have rejected her application. She fulfills the eligibility criteria and is entitled to be considered for absorption.

In the result an award is passed finding that the demand of the union for absorption of Smt. J. Yamuna Parttime Sweeper as Part-time sub staff in bank's service is legal and justified and the worker is entitled to be absorbed as part time sub staff.

The award will come into force one month after its publication in the Official Gazette.

Dictated to the Personal Assistant, transcribed and typed by her, corrected and passed by me on this the 21st day of May, 2010.

P. L. NORBERT, Presiding Officer

Appendix

Witness for the Union

WW1 - Yamuna J. - ... workman

Witness for the Management

MW1 - V. R. Gopalakrishnan Nair ... Branch Manager.

Exhibits for the Union

W1 - Complaint by union to ALC dt. 03-07-2006.

W2 - Written Statement filed by the bank before ALC.

W3 - Rejoinder filed by the union before ALC.

W4 - Reply Statement filed by bank before ALC.

W5 - Government Order dated 08-09-2004.

W6 - Memorandum of Settlement dated 29-08-2008.

W-7 series—Copies of Vouchers of the year 1996 & 2002.

W8 - Endorsement on the ledger regarding destruction of vouchers.

W9 - Pass Book (Original).

W10 - Joint photograph of the staff of the bank.

W11 - series - Vouchers of the year 2000.

Exhibits for the Management.

M1 - First of page of SSLC Book.

13 - Profit and Loss Register.

3 - Series—Original vouchers 28 in number for the period 2000-2002.

नई दिल्ली, 3 जून, 2010

का.आ. 1617.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार एवं ई.सी.एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय, असनसोल के पंचाट (संदर्भ संख्या 23/2009) को प्रकाशित करती है, जो केन्द्रीय सरकार को 3-6-2010 को प्राप्त हुआ था।

[सं. एल-22012/19/2009- आईआर(सीएम-11)]

अजय कुमार गौड़, डेस्क अधिकारी

New Delhi, the 3rd June, 2010

S.O. 1617.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 23/2009) of the Central Government Industrial Tribunal-cum-Labour Court, Asansol as shown in the Annexure in the Industrial Dispute between the management of Parasea Group of Mines of M/s ECL, and their workman, received by the Central Government on 3-6-2010.

[No. L-22012/19/2009 -IR (CM-II)]

AJAY KUMAR GAUR, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, ASANSOL

Present: Shri MANORANJAN PATTNAIK, Presiding Officer.

Reference No. 23 of 2009

Parties: The Industrial dispute between the management of Parasea Group of Mines of M/s. E.C.L.

-Vrs-

Their Workmen

For the Management : Shri P.K. Das, Advocate

For the Union (Workman) : Secy. CMU (INTUC) G.T.

Road, Asansol.

State: West Bengal Industry: Coal

Dated, the 4th May, 2010

AWARD

In exercise of powers conferred by Clause (d) of subsection (1) and sub-section 2(A) of Section 10 of the Industrial Disputes Act, 1947 (14 of 1947) Govt. of India through the Ministry of Labour vide its letter No. L-220,12/19/2009-IR (CM-II) dated 3-8-2009 has been pleased to refer the following dispute for adjudication to the Tribunal.

SCHEDULE

"Whether the demand of Colliery Mazdoor Union for payto on of over line wages to the working to see list a 150 sed) is legal and justified? To what reflect are they emitted?"

- 1. On receipt of the Order No. L-22012/19/2009-IR (CM-II) dated 3-8-2009 of the above mentioned reference from the Govt. of a reference case of 23 of 2009 was registered on 29-8-2009 and accordingly an order to that effect was passed to issue notices through the registered post to the parties concerned directing them to appear in the court on the date fixed and to file their written statement along with the relevant documents and a list of witness in support of their case.
- 2. In response to the notice issued to the parties by the court only the counsel for the management, Sri P.K.Das, Advocate, appeared but did not file any pleadings.None appeared from the union. Apparently the union is not interested to proceed with the case. Consequently it is held that the industrial Dispute does not exist. As such the case was closed and an award to that effect needs be passed. Hence, it is ordered.

ORDER

Let an award be and same is passed in terms of the above findings. Copy of the award be sent to the Ministry of Labour, Govt. of India, New Delhi, for information and needful action.

MANORANJAN PATTNAIK, Presiding Officer

नई दिल्ली, 3 जून, 2010

का.आ. 1618.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार एवं ई.सी.एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय, असनसोल के पंचाट (संदर्भ संख्या 52/2008) को प्रकाशित करती है, जो केन्द्रीय सरकार को 3-6-2010 को प्राप्त हुआ था।

[सं. एल-22012/75/2008- आईआर(सीएम-II)] अजय कुमार गौड़, डेस्क अधिकारी

New Delhi, the 3rd June, 201

S.O. 1618.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 52/2008) of the Central Government Industrial Tribunal-cum-Labour Court Asansol now as shown in the Annexure in the Industrial Dispute between the management of M/s ECL, and their workmen, which was received by the Central Government on 03-06-2010.

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ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, ASANSOL

Present: Shri MANORANJAN PATTNAIK, Presiding

Officer.

Rreference No. 52 of 2008

Parties: The Industrial dispute between the management of Dabor Colliery of M/s. E.C.L.

-Vrs-

Their Workman

REPRESENTATIVES:

For the Management : Shri P.K. Goswami, Advocate

For the Union (Workman) : None

State: West Bengal Industry: Coal

Dated the 11th May, 2010

AWARD

In exercise of powers conferred by Clause (d) of Sub-Section (1) and Sub-Section 2(A) of Section 10 of the Industrial Disputes Act, 1947 (14 of 1947) Govt. of India through the Ministry of Labour vide its letter No. L-22012/75/2008-IR (CM-II) dated 05-11-2008 has been pleased to refer the following dispute for adjudication by this Tribunal.

SCHEDULE

"Whether the action of the management of M/s. Eastern Coalfields Ltd., in not regularising Sh. Nanda Bouri in the post of S.B. Attendant is legal and justified? To what relief the workman concerned entitled to?"

On receipt of the Order No.L-22012/75/2008-IR (CM-II) dated 05-11-2008 of the above mentioned reference from the Govt. of India, Ministry of Labour, New Delhi, for adjudication of the dispute, a reference case No.52 of 2008 was registered on 18-11-2008 and accordingly an order to that effect was passed to issue notices through the registered post to the parties concerned directing them to appear in the court on the date fixed and to file written statement along with the relevant documents and a list of witnesses in support of their claims.

In response to the notice from the court by Regd. post the management made their appearence and filed a pleading chalieng, a the claims of the workman but the workman nor his audicrised representative from the union ever appeared in the court. The workman's non-appearence is apparently his disinterestedness to substantiate his claims raising the dispute. At any rate the claims and allegation of the union no more stand. Consequently, there is nothing to find that the action of the management of a to distribute the court in the post of S. B. Attendant as itlegal or unjustified

The large any relief to the weekman. Accordingly, it is a lindustrial Disposation.

ORDER

Let an award be and same is passed in terms of the object of these. Copy of the award be sent to the Ministry Cafferin Love, of India, New Delhi, for information and on 2000 of the award be sent to the Ministry Cafferin.

ः अ**ORANJAN PATTNAIK,** Presiding Officer न**ई दिल्ली**, 3 जून, 2010

ा 16**19.—औद्यो**गिक विवाद अधिनियम, 1947 (1947) 17 के अनुसरण में, केन्द्रीय सरकार एवं ई.सी.एल. संबद्ध नियोजकों और उनके कर्मकारों के बीच, विवाद में केन्द्रीय सरकार औद्योगिक विवाद संस्कृत संस्था 17/2008) के उन्हों है, को केन्द्रीय सरकार को 3-06-2010 को प्राप्त

ा एल-22012/309/2007 आईआर(सीएम-II)] अजय कृष्णर गौण, डेस्क अधिकारी

New Delhi, the 3rd June, 2010

1819.—In pursuance of Section 17 of the central forement industrial Tribunal-cum-Labour that Alamani now as shown in the Annexure in the intermedial Lapute between the management of Eastern Coalfields Limited, and their workmen, received by the Central Government on 3-06-2010.

[No. L-22012/309/2007-IR (CM-II)]

AJAY KUMAR GAUR, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL CUM LABOUR COURT, ASANSOL.

Present: She: Manoranjan Pattnaik, Presiding Officer.

Rreference No. 17 of 2008

Parties: The Industrial dispute between the management of Ninicha Colliery, Satgram Area of M/s. E.C.L.

-Vrs-

Their Workman

ALPRESENTATIVES:

or for Management

: Shri P.K. Das, Advocate

or the Colon (Workman) : None

Sell Word Bengal

Industry: Coal

Dated, the 29th April, 2010

AWARD

n exercise of powers conferred by Clause (d) of Subcertage. The aid Sub-Section 2(A) of Section 10 of the Industrial Disputes Act, 1947 (14 of 1947) Govt. of India through the Ministry of Labour vide its letter No. 1-22012/309/2007-IR (CM-II) dated 9-05-2008 has been pleased to refer the following dispute for adjudication by this Tribunal.

SCHEDULE

"Whether the action of the management of Nimeha Colliery under Satgram Area of M/s. Eastern Coalfields Limited by not rectifying the date of birth in respect of Rajendra Chouhan as 2-01-1953 is legal and justified? To what relief is the workman concerned entitled?"

On receipt of the order No. L-22012/309/2007 the Control II) dated 9-05-2009 of the above mentioned reference from the Govt. of India, Ministry of Labour. New Oelfi, for adjudication of the dispute, a reference case No. 1761 2008 was registered on 22-05-2008 and accordingly an order to that effect was passed to issue notices through the registered post to the parties concerned directing them to appear in the court on the date fixed and to file their written statements along with the relevant documents in support of their claims.

In respons to the notices issued from this court neither parties appeared in the court nor filed any written statement till 21-10-2009 on which date Sri Rakesh Kumar, General Secretary, KMC(Koyala Mazdoor Congress) simply made his appearence but did not take any steps subsequently. Since both the parties are found not interested to proceed with the case, the case was closed as the Industrial Dispute raised by the union exists no more. As such it is ordered that an award needs be passed.

ORDER

Let an award be and same is passed in terms of the above findings. Copy of the award be sent to the Govt. of India, Ministry of Labour, New Delhi, for information and needful action.

MANORANJAN PATTNAIK, Presiding Officer नई दिल्ली, 3 जून, 2010

का.आ. 1620.—औद्योगिक विवाद अधिनयम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार एवं ई.सी.एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय असनसोल के पंचाट (संदर्भ संख्या 71/2005) को प्रकाशित करती है, जो केन्द्रीय सरकार को 3-06-2010 को प्राप्त हुआ था।

[सं. एल-22012/352/2004- आईआर(सीएम-॥)] अजय कुमार गौड़, डेस्क अधिकारी

New Delhi, the 3rd June, 2010

S.O. 1620.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No.71/2005)

ALL ARL

of the Central Government Industrial Tribunal-cum-Labour Court Asansol, as shown in the Annexure in the Industrial Dispute between the management of M/s. Eastern Coalfields Limited, and their workman, received by the Central Government on 3-6-2010.

[No. L-22012/352/2004 -IR (CM-II)] AJAY KUMAR GAUR, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, ASANSOL.

Present: Shri Manoranjan Pattnaik, Presiding Officer

Reference No. 71 of 2005

Parties: The Industrial dispute between the management of Khandra Colliery, Bankola Area of M/s. E.C.L.

-Vrs-

Their Workman

REPRESENTATIVES:

For the Management

: Shri P.K. Das, Advocate

For the Union (Workman) : Sri S.K. Pandey, Jt.

Secy., CMC (HMS) G.T.

Road, Asansol.

State: West Bengal

Industry: Coal

Dated, the 5th April, 2010

AWARD

In exercise of powers conferred by Clause (d) of subsection (1) and sub-section 2(A) of Section 10 of the Industrial disputes Act, 1947 (14 of 1947) Govt. of India through the Ministry of Labour *vide* its letter No. L-22012/352/2004-IR (CM-II) dated 21-7-2003 has been pleased to refer the following dispute for adjudication by this Tribunal.

SCHEDULE

"Whether the action of the management of Khandra Colliery, Bankola Area of M/s. Eastern Coalfields Ltd., in dismissing Sri Arun Bouri, Stowing Mazdoor, from services w.e.f. 25-1-1999 is legal and justified? If not, to what relief the workman is entitled?"

- 1. Having received the order No. L-22012/352/2004-IR (CM-II) dated 21-7-2005 of the above said reference from the Govt. of India, Ministry of Labour, New Delhi, for adjudication of the dispute, a reference case No. 71 of 2005 was registered on 17-8-2005 and accordingly an order to that effect was passed to issue notices through the registered post to the parties concerned directing them to appear in the court on the date fixed and to file their written statements along with the relevant documents and a list of witness in support of their claims.
- 2. In response to the notices issued from the Tribunal both the parties made their appearence in the court and filed written statement and relied on documents. Subsequently the parties amicably settled up their matters

and filed a joint petition on 5-4-2010 to that effect accordingly the case was closed. As the industrial dispute raised by the union no more exists. The terms of the settlement has not been filed to form the part of the Award and it is ordered.

ORDER

Let an Award be and same is passed as per above Send the copies of the award to the Govt. of India, Ministry of Labour, New Delhi, for information and needful. The reference is accordingly disposed of.

MANORANJAN PATTNAIK, Presiding Officer

नई दिल्ली, 3 जून, 2010

का.आ. 1621.—औद्योगिक विवाद अधिनियम, 1947 (1947) का 14) की धारा 17 के अनुसरण में, फ्रेन्द्रीय सरकार एवं ई.सी. हिंद के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीद अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, असनसोल के पंचाट (संदर्भ संख्या 7/2006) को प्रकारित करती है, जो केन्द्रीय सरकार को 3-6-2010 को प्राप्त हुआ था।

[सं. एल-22012/454/2004- आईआर(सीएमना)) अजय सुमार गौड़, डेम्क अक्टिनी

New Delhi, the 3rd June, 2010

S.O. 1621.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Compar Government hereby publishes the award (Ref. No. 746 oc) of the Central Government Industrial Tribunal-constance in the Court, Asansol now as shown in the Annexure in the Industrial Dispute between the management of Nabo Kajora Colliery of M/s. Eastern Coalfields Limited, and their workmen, which was received by the Central Government on 3-6-2010.

[No. L-22012/454/2004 -IR (CM-11)]

AJAY KUMAR GAUR, Desk Officer

ANNEXURE

IN THE COURT OF CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, ASANSOL

Reference No. 7 of 2006

Management of Naba Kajora Colliery of ECL, Burdwan.

Vrs.

General Secy. Koyala Mazdoor Congress, GT Road Asansol

Settlement in Lok Adalai

Held on 26th March, 2010 at Sodepur Buest House

AWALD

On amicable settlement by both parties the August is resolved in the Lott Adalat. The Form Wisconstance

the terms of agreement of this settlement to be executed by both the parties in due course. Award is passed and signed accordingly.

> MANGRANIAN PATTNAIK, Presiding Officer াৰ্ছ বিহলো, 03 জুন, 2010

का आ. 1622,—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) को धारा 17 के अटुसरण में, केन्द्रीय सरकार एवं ई.सी.एल. के प्रबंधतंत्र के सबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में विदिश्य औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण. असनसोल के पंचाट (संदर्भ संख्या 64/2004) को प्रकाशित करती है, जो केन्द्रीय सरकार को 03-06-2010 को प्राप्त हुआ था।

[सं. एल-22012/421/2003- आईआर(सीएम-II)]

अजय कुमार गौड़, डेस्क अधिकारी

New Delhi, the 3rd June, 2010

S.O. 1622,—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No.64/2004) of the Central Government Industrial Tribunal-cum-Labour Court, Asansol as shown in the Annexure in the Industrial Dispute between the management of Haripur Colliery Kendra Area of M/s. Eastern Coalfields Limited, and their workmen received by the Central Government on 3-6-2010.

[No. L-22012/421/2003 -IR (CM-II)] AJAY KUMAR GAUR. Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, ASANSOL.

PRESENT: Sri Manoranjan Pattnaik, Presiding Officer

Reference No. 64 of 2004

Parties: Industrial dispute between the management of Haripur Colliery of M/s. E.C.L., Burdwan.

Vrs.

i isir Workman

REPRESENTATIVES:

For the management: Sri P.K. Das, Advocate.

For the Union (Workman): Sri Rakesh Kumar, G.S.Koyala

Mazdoor Congress, G.T.Road, Asansol.

Asansoi.

Industry : Coal State : West Bengal Dated the 4-5-2010.

AWARD

In exercise of powers conferred by clause (d) of subsection (1) and sub-section 2(A) of Section 10 of the

Industrial Dispetes A.A. 1947 (14 of 1947) Community of India, through J. Mithorry of Labour vide its letter No. L-22012/421/2003-IR (CM-II) dated 4-11-2004 has been pleased to refer the following dispute for adjudication by this Tribunal.

CHEDITE

"Whether the action of the management of Haripur Colliery under Kendra Area of M/s., Eastern Coaffields Ltd., in dismissing Sri Mimai Chandra Bouri, Cabieman, from service w.e.f. 16-3-2001 is legal and justified? If not, to what relief the workman is entitled?"

- 1. On receipt of the Order No. L-22012/421/2003-IR(CM-II) dated 4-11-2004 of the above mentioned reference from the Government of India. Ministry of Labour, New Delhi for adjudication of the dispute, a reference case No. 64 of 2004 was registered on 18-11-2004 and accordingly an order to that effect was passed to issue notices through the registered post to the parties concerned directing them to appear in the court on the date fixed and to file their written statement along with the relevant documents in support of their claims.
- 2. In response to the notices issued to the parties by the court both the parties appeared in the court but did not file any pleadings. During the proceeding of the case an Affidavit has been filed by one Sri Shib Kumar Akuria which does not relate to this case at all. Since the parties are found not interested to proceed in this case it is inferred that the dispute no more exists. Accordingly an award needs to be passed. Hence, it is ordered.

ORDER

Let an award be and same is passed in terms of the above findings. Copy of the award be sent to the Government of India, Ministry of Labour, for information and according action.

MANORANJAN PATTNAJK, Presiding Office. नई दिल्ली, 3 जून, **2**010

का,आ. 1623.—औशोगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, फोन्द्रीय सरकार एवं ई.सी.एल. के प्रबंधतंत्र के संबद्ध विशोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औशोगिक विवाद में केन्द्रीय सरकार औशोगिक अधिकरण, असनसोल के पंचाट (संदर्भ संख्या 63/2005) को प्रकाशित करती है, जो केन्द्रीय सरकार को 3-6-2010 को प्राप्त हुआ था।

[सं. एल-22012/309/2004- आईआर(सीएम-II)] अजय कुमार गौड़, डेस्क अधिकारी

New Delhi, the 3rd June, 2010

S.O. 1623.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central

Government hereby publishes the award (Ref. No.63/2005) of the Central Government Industrial Tribunal-cum-Labour Court, Asansol as shown in the Annexure in the Industrial Dispute between the management of M/s. ECL, and their workman, which was received by the Central Government on 3-6-2010.

> [No. L-22012/309/2004 -IR (CM-II)] AJAY KUMAR GAUR, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, ASANSOL.

PRESENT: Sri Manoranjan Pattnaik, Presiding Officer.

Reference No. 63 of 2005

PARTIES: The Industrial Dispute between the management of Khas Kajora Colliery of

M/s. E.C.L.

Vrs.

Their Workman

REPRESENTATIVES:

For the Management: P.K.Das, Advocate.

For the Union (Workman): Sri S.K.Pandey, Jt. Secy. CMC

(HMS), GT Road, Asansol.

Industry: Coal

State West Bengal Dated: The 15-4-2010.

AWARD

In exercise of the powers conferred by clause (d) of sub-section (1) and sub-section 2(A) of Section 10 of the Industrial Disputes Act, 1947 (14 of 1947) Government of India, through the Ministry of Labour vide its letter No. L-22012/309/2004-IR (CM-II) dated 20-7-2005 has been pleased to refer the following dispute for adjudication by the Tribunal:-

SCHEDULE

"Whether the action of the management of Khas Kajora Colliery of M/s. Eastern Coalfields Ltd., in dismissing Mr. Anil Bouri, Ug. Loader, U.Man No. 107402 from services w.e.f. 12-2-1999 is legal and justified? If not, to what relief the workman is entitled?"

- 1. Having received the Order No. L-22012/309/2004-IR (CM-II) dated 20-7-2005 of the above said reference from the Government of India, Ministry of Labour, New Delhi, for adjudication of the dispute, a reference case No. 63 of 2005 was registered on 17-8-2005 and accordingly an order to that effect was passed to issue notices through the registered post to the parties concerned directing them to appear in the court on the date fixed and to file their written statement along with the relevant documents and a list of witnesses in support of their case.
- 2. Both the parties made their appearance through their Counsel as well as authorised representative and have filed their respective pleadings. The union also relief on documentary evidence as well as oral evidences of the

workmen. The claim of the workman (Sri Anil Bouri) in short is that he i.e. (workman) worked as loader at Khas Kajora Colliery under the employer M/s. Eastern Coalfields Ltd. He was issued with a charge sheet dated 1-12-1998 for alleged charge of habitual and unauthorised absence from duty w.e.f. 21-7-1998 to 30-11-98. The workman had been sick and reported to the colliery's Medical Officer on 22-7-1998. Though he was not physically fit, he was declared fit to resume his duty on 28-7-1998. The workman finding on alternative treated himself by the outside doctor and informed the management about his sickness through his co-worker. He was not habitual absentee. So the charge of continuous unauthorised absence is not correct. Hence, the charge of habitual absence is concerned, the whole story is based on the heresay, as no documentary evidences were produced during the enquiry proceedings. But the Enquiry Officer submitted his report against the workman ignoring the above mentioned points. Challenging the action of the management as illegal and unjust the workman has urged an award to the effect claiming the full back wages from the date of his dismissal.

- 3. The case of the management on the other hand in brief is that the workman remained absent from duty since 21-7-1998 to 30-11-1998 without any prior sanction of leave. As such a charge sheet was issued to him for holding a domestic enquiry and in the domestic enquiry his explanation was found not satisfactory and as such he was dismissed from service after issuance of 2nd show cause.
- 4. I have gone through the pleadings of both parties and evidence laid on by them. I have also heard the learned counsel of the management and the union secretary, Sri S.K. Pandey, at length. It is found that there is no dispute between the parties with regard to the claim of the employee worked under M/s. Eastern Coalfields Ltd. The factum of absence from duty from 22nd July, 1998 by the workman is also an admitted fact. While the workman claimed that his absence was not willful as he was not fit for work due to his unfitness medically, but he was forcibly declared fit to resume duty from 28-7-1998. Neither parties have relied on documents on this score but the fact remains that the workman was ill otherwise there should not have been any occasion to go to the Medical Officer who examined him and did not find any contrary to the claim of his illness. It is quite evident as the Medical Officer did not find the claim of his illness as false and allowed some time i.e. 28-7-98 to workman to join his duty. Again the enquiry proceeding did not dislodge the claim of illness of the workman. Though the workman has not filed any documentary evidence to show that he was treated outside and his illness continued. But it is quite probable that he was prevented by his illness as he was initially found ill. His oral evidence revealed that he was not treated by the Pvt. Practitioner which is not of much significance since the workman is illiterate and a credulous tribal man.
- 5. During the enquiry the fact is ignored with regard to the allegation that he was habitual absentee in duty. The management has not succeeded in probing the same by sufficient evidence. Simple oral evidence of the witnesses can hardly substantiate the charge.

- 6. Under the circumstances there is no reason to find that the workman remained in unathorised absence during the relevant period. On the other hand there is ample reasons to find that he was prevented by sufficient cause to remain absent which has not been properly considered by the management.
- 7. Under the abvoe circumstances, it is difficult to hold that the action of the management inflicting the major punishment of dismissal from services is legal and justified. Accordingly the workman is entitled to be reinstated in service from the date of his dismissal. He shall not be entitled for wages for the period of his absence, if not covered by leave in his credit. Keeping in view the conduct of the workman in remaining absent frequently from duties though the unauthorised absence as per rule has not been proved technically a cutoff of 50% wages for pendentelite period shall be just and proper in all fitness of things. Accordingly it is ordered.

ORDER

Let an Award be and same is passed as per above. Send the copies of the award to the Govt. of India, Ministry of Labour, New Delhi, for information and needful.

> MANORANJAN PATTNAIK, Presiding Officer नई दिल्ली, 3 जून, 2010

का.आ. 1624.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार ई.सी.एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, आसनसोल के पंचाट (संदर्भ संख्या 49/2007) को प्रकाशित करती है, जो केन्द्रीय सरकार को 3-6-2010 को प्राप्त हुआ था।

[सं. एल-22012/83/2007- आईआर(सीएम-11)]

अजय कुमार गौड, डेस्क अधिकारी

New Delhi, the 3rd June, 2010

S.O. 1624.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No.49/2007) of the Central Government Industrial Tribunal-cum-Labour-Court Asansol now as shown in the Annexure in the Industrial Dispute between the management of M/s. Eastern Coalfields Limited, and their workmen, received by the Central Government on 3-6-2010.

[No. L-22012/83/2007 -IR (CM-II)] AJAY KUMAR GAUR, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, ASANSOL

PRESENT: Sri Manoranjan Pattnaik, Presiding Officer

Reference No. 49 of 2007

PARTIES:

Industrial dispute between the management of Kunustoria Colliery, Kunustoria Area of M/s FCi

Vrs

Their Workman

REPRESENTATIVES:

For the management

: Sri P.K. Das, Advocate.

For the Union (Workman) Sri S.K. Pandey, Jt. Secy.

Sri S.K. Pandey, Jt. Secy.
CMC(HMS) G.T. Road

Asansol, Burdwan.

Industry

Coal

State

West Bengal

Dated the 5-4-2010

AWARD

In exercise of powers conferred by clause (d) of subsection (1) and sub-section 2(A) of Section 10 of the Industrial disputes Act, 1947 (14 of 1947) Govt. of India, through the Ministry of Labour vide its letter No. L-22012/83/2007-IR(CM-II) dated 5-7-2007 has been pleased to refer the following dispute for adjudication by this Tribunal.

SCHEDULE

"Whether the action of the management of M/s. ECL in dismissing Sh. Krishna Bouri w.e.f. 12-12-2002 is legal and justified? If not, to what relief is the workman entitled?".

- 1. Having received the Order No. L-22012/83/2007-IR(CM-II) dated 5-7-2007 of the above said reference from the Govt. of India, Ministry of Labour, New Delhi, for adjudication of the dispute, a reference case No. 49 of 2007 was registered on 18-7-2007 and accordingly an order to that effect was passed to issue notices through the registered post to the parties concerned directing them to appear in the court on the date fixed and to file their written statement along with the relevant documents and a list of witnesses in support of their claims.
- 2. In response to the notices issued from this Tribunal both the parties made their appearance in the court and filed written statement and relied on documents. Subsequently the parties amicably settled up their matter and filed a joint petition of 5-4-2010 to that effect. Accordingly, the case was closed. As such the industrial dispute raised by the union no more exists. The terms of settlement has not been filed to form the part of the Award and hence it is ordered.

ORDER

Let an award be and same is passed as per above. Send the copies of the Award to the Govt. of India, Ministry of Labour, New Delhi, for information and needful. The reference is accordingly disposed of.

MANORANJAN PATTNAIK, Presiding Officer